

प्राधिकार से प्रकाशित PUBLISHED BY AUTHORITY

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नई दिल्ली, शनिवार, श्रप्रैल 16, 1966/चत्र 26, 1888

No 16] NEW DELHI, SATURDAY, APRIL 16, 1966/CHAITRA 26, 1888

इस भाग में भिन्न पृष्ठ संरूप दी जाती हैं जिससे कि यह अलग संकलन के रूप में रखा था सर्वे। Separate paging is given to this Part in order that it may be filed as a separate compilation

नीट स

NOTICE

नीचे लिखे भारत के प्रसाधारण राजपत्र 4 प्रप्रैल, 1966 तक प्रकाशित किए गये।

The undermentioned Gazettes of India Extraordinary were published up to the 4th April 1966:—

Issue No.	No. and Date	Issued by	Subject
92	S.O. 1034, dated 28th A 1966.	March, Ministry of Com- merce.	On Quality Control and Preship- ment Inspection of light en- gineering products.
	S.O. 1035, dated 28th N 1966.	Merch, Do.	Recognition of the Indian Stan- dards Institution Certification Mark with respect to light engineering products.
91	S.O. 1035, dated 29th M 1966.	larch, Ministry of Finance	The Emergency Risks (Goods) Insurance (Amendment) Scheme, 1966.
	S.O. 1037, dated 29th M 1966.	farch, Do.	The Emergency Risks (Factories Insurance (Amendment) Sche- me, 1966.
92	S.O. 1038, dated 29th <i>N</i> 1966.	farch, Do.	The Bombay Reorganisation (Apportionment of Losses of Reconstituted Corporations) Rules, 1966.
93	S.O. 1039, dated 29th I 1966.	March, Ministry of Information and Broad casting.	e- Approval of films as specified therein.

Issue No.	No. and Date	Issued by	Subject
94	S.O. 1040, dated 30th March, 1966.	Ministry of Com- merce.	On Quality Control and Preship- ment Inspection of steel and steel products.
	S.O. 1041, dated 30th March, 1966	Do.	The Export of Steel and Steel Products (Inspection) Rules, 1966.
	S.O. 1042, dated 30th March, 1966.	Do.	Recognition of the Indian Stan- dards Institution as the agency for inspection of steel and steel products prior to export.
93	S.O. 1943, dated 30th March, 1966.	Ministry of Finance	Direction that no public servant shall furnish any information contained in any statement made, return furnished or accounts or documents produced under the provisions of the Companies (Profits) Surtax Act, 1964 etc.
96	S.O. 1044, dated 30th March, 1966.	Do.	Direction that no pubic servant shall furnish any information contained in any statement made, return furnished or ac- counts or documents produced under the provisions of the Super Profits Tax Act, 1963 etc.
'9 7	S.O. 1045, dated 30th March, 1966.	Ministry of Home Affairs.	Nomination of four persons to the Council of States,
	S.O. 1046, dated 30th March, 1966.	Do.	Nomination of Shri M. N. Kauj to the Council of States.
· 9 8	S.O. 1047, dated 1st April, 1966.	Ministry of Infor- mation and Broad- casting.	Corringendum to S.O. No. 721 dated 25th liebruary, 1966
99	S.O. 1048, dated 1st April, 1966.	Minstry of Mines & Metals	Amendment in the notification No. S.O. 3987, dated 24th December, 1965.
	S.O. 1049, dated 18t April, 1966.	Do.	Making the general authority under the Essential Commodities Act, 1955, as mentioned therein.
100	S.O. 1050, dated 1st April, 1966.	Ministry of Commerce.	Appointing a panel of experts for hearing appeals under the Export of Cashew Kernels (Quality Centrol and Inspection) Rules, 1966.
101	S.O. 1051, dated 1st April, 1966.	Ministry of Labour, Employment and Rehabilitation.	Appointing 1st day of April, 1960 as the date on which the Coal, Mines Provident Fund and Bonus Schemes (Amendment Act, 1965 shall come into force
102	S.O. 1052, dated 2nd April, 1966.	Ministry of Law	Declarations containing the names of the candidates elected to fill the scats in the Council of States.

Issue No.

SEC. 3(11)]

No. and Date

Issued by

Subject

1079

103 S.O. 1053, dated 3rd April, Ministry of Law 1966.

A list of the names of the members elected by the elected members of the Legislative Assemblies of the States (except Jammu and Kashmir, Kerala and Nagaland), and the members of the electoral colleges of the Union Territories.

104 S.O. 1141 dated 4th April, Ministry of Information and Broadcasting.

Corrigendum to S.O. No. 612, dated 17th February, 1966.

ऊपर लिखे असाधारण राजपत्रों की प्रतियां प्रकाशन प्रबन्धक, सिविल लाइन्स, दिल्ली के माम भागपत्र भेजने पर भेज दी जाएंगी। मांगपत्र प्रबन्धक के पास इन राजपत्रों के जारी होने की तारीख से 10 दिन के भीतर पहुंच आने चाहिएं।

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

भाषा II — खब्ड 3— उपलब्ड (ii)

PART II—Section 3—Sub-section (ii)

(रक्का मंत्राक्षय को छोड़कर) भारत सरकार के मंत्रालयों और (संघ द्वेश प्रशासन को छोड़कर) केन्द्रीय प्राधिकरणों द्वारा जारी किए गए विधिक आवेश और अधिस्चनाएं।

Statutory orders and notifications issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administration of Union Territories).

ELECTION COMMISSION, INDIA

New Delhi, the 1st April 1966

S.O. 1146.—In exercise of the powers conferred by sub-section (1), of section 13A of the Representation of the People Act, 1950, the Election Commission, in consultation with the Administration of Laccadive, Minicov and Amindivi Islands, hereby nominates Shri C. H. Naire as the Chief Electoral Officer for the Union Territory of Laccadive, Minicov and Amindivi Islands with effect from the date he takes over charge and until further orders.

[No. 154/27/65.]

New Delhi, the 5th April 1966

S.O. 1147.—In exercise of the powers conferred by sub-section (1) of section 13B and sub-section (1) of section 13C of the Representation of the People Act, 1950, the Election Commission hereby designates the Development Officer, Union Territory of Laccadives, as the Electoral Registration Officer, and the Tabsildars or Kavaratti, Amindivis, Androth and Minicoy Islands, as the Assistant Electoral Registration Officers, for the Laccadive, Minicoy and Amindivi Parliamentary constituency.

[No. 429/LM/66.]

By Order,

PRAKASH NARAIN, Secy.

CORRIGENDUM

New Delhi, the 4th April 1966

S.O. 1148.—In Election Commission's notification No. 154/4/66, dated the 5th March, 1966, published as S.O. 728 at page 662 in the Gazette of India, Part II—Section 3(ii), dated the 12th March, 1966 (Issue No. 11), for "Shri V. K. Bhatt" occurring at the end, substitute "Shri K. V. Bhatt."

[No. 154/4/66.]

By Order,

A. N. SEN, Under Secy.

MINISTRY OF HOME AFFAIRS

New Delhi, the 6th April, 1966

- S.O. 1149.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, read with rule 33 of the Central Civil Services, (Classification, Control and Appeal) Rules, 1965, the President hereby makes the following rules further to amend the said Rules, namely:—
- 1. These rules may be called the Central Civil Services (Classification, Control and Appeal) (Amendment) Rules, 1966.
- 2. In the Schedule to the Central Civil Services (Classification, Control and Appeal) Rules, 1957 which is deemed to be the Schedule to the Central Civil Services (Classification, Control and Appeal) Rules, 1965, in Part II. "Central Civil Services, Class II", under the entries in columns 3 and 4, relating to "Central Electrical Engineering Service, Class II" and "Central Engineering Service, Class II" the following entries shall be inserted, namely:—

"Additional Chief Engineer (Vigilance), (i) to (iv)"
Central Public Works Department.

[No. 7/3/66-Ests(A).]

HARISH CHANDRA, Under Secy.

New Delhi, the 7th April 1966

- S.O. 1150.—In exercise of the powers conferred by clause (1) of article 258 of the Constitution, the President, with the consent of the Government of Gujarat, hereby entrusts also to the District Superintendent of Police, Bulsar, under the Government of Gujarat, the functions of the Central Government in making orders of the nature specified in clauses (a), (b), (c), (cc) and sub-clause (iii) of clause (e) of subsection (2) of Section 3 of the Foreigners Act, 1946 (31 of 1946), within his jurisdiction, subject to the following conditions, namely:—
 - (a) that the functions so entrusted shall be exercised in respect of the nationals of Pakistan;
 - (b) that in the exercise of such functions the said District Superintendent of Police shall comply with such general or special directions as the Government of Gujarat or the Central Government may from time to time Issue; and
 - (c) that notwithstanding this entrustment, the Central Government may itself exercise any of the said functions should it deem fit to do so in any case.

(No. F. 1/30/66-F. III.)

FATEH SINGH, Jt. Secy.

MINISTRY OF FINANCE

(Department of Expenditure)

New Delhi, the 25th February 1966

- S.O. 1151.—In exercise of the powers conferred by the proviso to article 309 of the Constitution and of all other powers enabling him in this behalf, the President hereby rescinds the following notifications of the Government of India in the Ministry of Finance (Department of Expenditure), namely:—
 - 1. No. 27(7)-E.V.(B)/64-GPF dated the 10th September, 1964.
 - 2. No. 27(7)-EV.(B)/64-CPF dated the 10th September, 1964.
 - 3. No. 27(11)-E.V.(B)/64-GPF dated the 23rd December, 1964.
 - 4. No 27(11)-EV(B)64-CPF dated the 30th December, 1964.

[No. 27(11)-E.V.(B)/64.1

New Delhi, the 30th March 1966

- S.O. 1152.—In exercise of the powers conferred by the proviso to article 309 and clause (5) of article 148 of the Constitution and all other powers enabling him in this behalf and after consultation with the Comptroller and Auditor-General in relation to persons serving in the Indian Audit and Accounts Department, the President hereby makes the following rules further to amend the General Provident Fund (Central Services) Rules, 1960, namely:—
- These rules may be called the General Provident Fund (Central Services)
 Amendment Rules, 1966.
- 2. In the General Provident Fund (Central Services) Rules, 1960, in rule 31, in Explanation III, after the words "a subscriber", the words ", other than one who is appointed on contract or one who has retired from service and is subsequently re-employed," shall be inscribed.

[No. F. 41(5)-E.V./66-(G.P.F.)].

- S.O. 1153.—In exercise of the powers conferred by the proviso to article 209 and clause (5) of article 148 of the Constitution and all other powers enabling him in this behalf and after consultation with the Comptroller and Auditor-General in relation to persons serving in the Indian Audit and Accounts Department, the President hereby makes the following rules further to amend the Contributory Provident Fund Rules (India) 1962, namely:—
- 1. These rules may be called the Contributory Provident Fund (India) 2nd Amendment Rules, 1966.
- 2. In the Contributory Provident Fund Rules (India) 1962, in rule 33, in Explanation III, after the words "a subscriber", the words, "other than one who is appointed on contract or one who has retired from service and is subsequently re-employed," shall be inserted.

[No. F. 41(5)-E.V./66-C.P.F.].

C. K. SUBRAMANIAN, Under Secy.

(Department of Economic Affairs)

New Delhi, the 4th April 1966

S.O. 1154.—Statement of the Affairs of the Reserve Bank of India as on the 25th March, 1966

BANKING DEPARTMENT

Rupee Coin	Liabilities		Ra.	ASSBTS									
Reserve Fund 80,000,000 Small Coin A,05,00 National Agricultural Credit (Long Term Operations) Fund 100,000,000 Rills Purchased and Discounted: (a) Internal (b) External (c) Government Treasury Bills 53,00,99,000 (Stabilisation) Fund 10,00,00,000 Balances Held Abroad National Industrial Credit (Long Term Investments* 126,77,72,000 Operations) Fund 15,00,00,000 Long and Advances to 1—	Capital Paid up .	,	5,00,00,000	Notes		1		24,85,79,00					
National Agricultural Credit (Long Bills Purchased and Discounted: Term Operations) Fund 100,000,000 (a) Internal (b) External (c) Government Treasury Bills 53,00,99,00 (Stabilisation) Fund 10,000,000 Balances Held Abroad* 14,87,46,00 National Industrial Credit (Long Term Investments** 126,77,72,000 Operations) Fund 15,60,000,000 Long and Advances to 1—				Rupee Coin		•	٠	3,48 ,c e					
Term Operations) Fund 100,00,00,000 (a) Internal (b) External (c) Government Treasury Bills 53,00,99,00 (Stabilisation) Fund 10,00,00,000 Balances Held Abroad* 14,87,46,00 National Industrial Credit (Long Term Investments** 126,77,72,00 Operations) Fund 15,60,00,000 Long and Advances to 1—	Reserve Fund		80,00,00,000	Sanall Cosn		•	•	4,05,00					
National Agricultural Credit (Stabilisation) Fund 10,00,00,000 Raional Industrial Credit (Long Term (Operations) Fund 15,00,00,000 Long and Advances to 1—	National Agricultural Credit (Term Operations) Fund	(Long	100,00,00,000	(a) Internal									
(Stabilisation) Fund 10,00,00,000 Balances Held Abroad* 14,87,46,00 National Industrial Credit (Long Term Investments** 126,77,72,00 Coperations) Fund 15,60,00,000 Long and Advances to 1—	•			(b) External									
(Stabilisation) Fund 10,00,00,000 Balances Held Abroad* 14,87,46,00 National Industrial Credit (Long Term Investments** 126,77,72,00 Operations) Fund 15,00,00,000 Longs and Advances to :—	National Agricultural Credit			(c) Government Tressury Bills				53,00,99 ,00					
Operations) Fund Louis and Advances to :	(Stabilization) Fund .	•	000 ,00,00 ,01	Belances Held Abroad*				14,87,46 ,00					
(f) Central Government		Term	1 5,60,00,00 0		•	٠	•	1 2 6,7 7 ,72, 00					
				(f) Central Government	•		¢						

cposits :							Loans and Advances to :-
(_) we nment-							(i) Scheduled Ban. 73,51,79,00 (ii) State Co-operator Banks††
(r) Central G	overm	nent	•	=		51,43,93,000	Loans, Advances and Investments from National Agricultural Credit (Long Term Operations) Fund—
(6) State Go	AGLUIUK	$\mathbf{n} \cdot \mathbf{s}$				25,76,20,000	(a) Loans and Advances to:
							(i) State Governments 29,44,05,0 (ii) State Co-operative Banks 11,89,15,0 (iii) Central Land Mortgage Banks
(') Banks :							(b) Investment in Central Land Mortgage Bank Debentures 5,47,77,0
(1) Schedu	ıled Ba	nka			•	99 ,7 7,34 ,000	Loans and Advances from National Agricultural Credit (Stabilisation) Fund—
(ii) State C	o-oper	ative	Bank	1		4,06,70,000	Loans and Advances to State Co-operative Banks
(iii) Other	Banks	•	•	•	•	1,96, 000	Loans, Advances and Investments from National Industrial Credit (Long Term Operations) Fund—
(c) Others	•	•	•	•		193,84,79,000	(a) Loans and Advances to the Development Bank . 3,08,87,0
Bills Payable						48,34,80 ,000	(b) Investment in b inds/debentures issued by the Development Bank
Other Liabilities		•	•	•	•	90,93,02 ,000	Other Assets 43,33,80,0
			Rupe	ces	,	724,18,74,000	Rupees . 724,18,74,0

^{**}Excluding investments from the National Agricultural Credit (Long Term Operations) Fund and the National Industrial Credit (Long Term

Bxcluding Loans and Advances from the National Agricultural Credit (Long Term Operations) Fund, but including temporary overdrafts to

[†]Includes Rs. 43,25,39,000 advanced to scheduled banks against usance bills under section 17(4)(c) of the R. B. L. Act.

^{†*}Excluding Loans and Advances from the National Agricultural Credit (Long Term Operations) Fund and the National Agricultural Credit (Stabilian)

An Account pursuant to the Reserve Bank of India Act, 1934, for the week ended the 25th day of March, 1966 ISSUE DEPARTMENT

		1300E LIERA			
LIABILITIES	Rs.	Rs.	Assets	Rs.	Rs.
Notes held in the Banking Department Notes in circulation Total Notes issued	24,85,79,000 2866,35,52,000	2891,21,31,000	Gold Coin and Bullion: (a) Held in India (b) Held outside India Foreign Securities	. 115,89,25,000	
			Rupee Coin Government of India Rupee Securities Internal Bills of Exchange and other comercial paper	: m-	210,94,49,000 93,99,67,000 2586,27,15,000
TOTAL LIABILITIES		2891 21,31,000	Total Assets .		28,91,21,31,00
				M. R	, Вніде,
				70	G

Lated the 30th day of March, 1966

Dy. Governor

[Ne. F. 3(3)-BC/66.]

R. K. SESHADRI, Director (Banking).

CORRIGENDUM

"In the statement of Affairs of the Reserve Bank of India, Banking and Issue Department as on the 4th February 1966 published on pages 561—563, Part II, Section 3(ii) of the Gazette of India dated the 26th February 1966, the figure against "Loans and Advances to—(ii) State Co-operative Banks" on the Assets side of the Banking Department should read as 167,63,54,000 instead of 67,63,54,000.

The figure shown against the item "Loans, Advances and Investments from National Agricultural Credit (Long Term Operations) Fund—(a) Loans and Advances to—(ii) State Co-operative Banks" on the Assets side of Banking Department should read as 12.24.82.000 and not 12.24.82.00.

The figure shown against "Government of India Rupee Securities" on the Assets side of the Issue Department should read as 25,23,40,91,000".

(Department of Economic Affairs)

New Delhi, the 5th April 1966

S.O. 1155.—In exercise of the powers conferred by section 53 of the Banking Regulation Act, 1949 (10 of 1949), the Central Government, on the recommendation of the Reserve Bank of India, hereby declares that the provisions of section 9 of the said Act shall not apply to the Bank of Behar Lid., Patna, in respect of the immovable properties (Plots of land bearing Nos. 553 and 2652) held by it at Rampur Village, Thana Chapra, Saran District, Bihar, till the 31st March, 1967.

[No. F.15(7)-BC/65.]

V. SWAMINATHAN, Under Secy.

(Department of Revenue)

INCOME-TAX

New Delhi, the 29th March 1966

S.O. 1156.—In purusance of clause i) of sub-section (2) of section 80B of the Income-tax Act, 1961 (43 of 1961), the Central Government hereby notifies the School for Children in need of Special care, Sewri Hill, Sewri Road, Bombay, as an institution for the care of handicapped persons.

[No. 34/F. No. 19/2/65-**IT**(AI).]

J. C. KALRA, Dy. Secy.

CENTRAL BOARD OF DIRECT TAXES

INCOME-TAX

New Delhi, the 5th April 1966

8.0. 1157.—In exercise of the powers conferred by section 126 of the Incometax Act, 1961 (43 of 1961), the Central Board of Direct Taxes hereby deletes serial No. 1 and the entries thereagainst from the Schedule annexed to its notification S.R.O. 1214 (No. 44-Income-tax) dated the 1st July, 1952.

This notification shall take effect from 1st May, 1966.

[No. 3 (F. No. 55/55/64-I.T.]

S.O. 1158.—In exercise of the powers conferred by section 126 of the Incometax Act, 1961 (43 of 1961), the Central Board of Direct Taxes hereby makes the following addition to the Schedule annexed to its notification No. 1(F. No. 55/233/63-I.T.) dated the 18th May, 1964:—

6 I 3 All Government Incometax Offi-Inspecting As-Appellate Assis-Commissioner of Comcers of Salaries sistant tant Commis-Incometax, servants under the audit control Circle I, Madras missioner of Insioner of Income- Madras-II, cometax who tax who has been Madras. of the Accountas assigned by invested with the ant General, the Commissiohas been appointed to perform powers to hear Madras working ner of Incometax, Madras-II. appeals against in the offices the functions of situated within Madras. an Inspecting the decision of Assistant Comthe Incometax the district of Madras and Saimissioner of In-Officers of Salarles Circle I, dapet taluk of cometax in res-Chingleput distpect of Income-Madras. tax Officers of rict in the State of Madras. Salaries Circle I, Madras.

This notification shall take effect from 1st May, 1966.

[No. 4(F. No. 55/55/64-I.T.).]

I. K. PATHAN, Under Secy.

MINISTRY OF FOOD, AGRICULTURE, CD. AND COOPERATION

(Department of Agriculture)

New Delhi, the 30th March, 1966

S.O. 1159.—In exercise of the powers conferred by sub-section (3) of section 8 of the Provident Funds Act, 1925 (19 of 1925), the Central Government hereby adds to the list of institutions specified in the Schedule to the said Act the following institution, namely:—

"The Central Council of Gosamvardhana".

[No. 7-17/65-LDI.]

K. C. SARKAR, Under Secy.

(Department of Agriculture)

New Delhi, the 4th April 1966

S.O. 1169.—The following draft rules which the Central Government propose to make, in exercise of the powers conferred by section 3 of the Agricultural Produce (Grading and Marking) Act, 1937 (1 of 1937), are published for the information of all persons likely to be affected thereby as required by the said section, and notice is hereby given that the said draft will be taken into consideration on or after the 1st May, 1966.

Any objection or suggestion, which may be received from any person with respect to the said draft before the date aforesaid will be considered by the Central Government.

DRAFT RULES

- 1. Short title and application.—(1) These rules may be called the Bristles Grading and Marking Rules, 1966.
- (2) They shall apply to bristles obtained from pigs, hogs and boars and produced in India.
- 2. Grade designations.—(1) Grade designations to indicate the quality of bristles as set out in column 1 of Schedules I to IX shall be known as "General Grades".
- (2) In addition to the grade designations referred to in sub-rule (1), there shall also be "Special Grades" and "Select Grades" which shall satisfy the conditions specified in Schedules X and XI respectively.
- 3. Definition of quality.—The quality indicated by the various grade designations shall be as set out against each designation in columns 2, 3 and 4 of Schedules I to IX and in Schedules X and XI.
- 4. Grade designation mark.—The grade designation mark shall consist of a label bearing the design set out in Schedule XII specifying the grade designation and the colour of the label shall be the colour of the bristle.
- 5. Method of marking.—(1) A garde designation mark label shall be securely affixed to each case in a manner approved by the Agricultural Marketing Adviser to the Government of India

- (2) In addition to the grade designation, the following particulars shall be clearly marked on the label:—
 - (i) Serial number.
 - (ii) Type of bristles, i.e., soft stiff/semi-stiff or extra stiff.
 - (iii) Name of packing station.
 - (iv) Date of marking.
 - (v) Net weight.
 - (vi) General/Special/Selection.
- 6. Method of packing.—(1) (a) Bristles of the same grade designation shall betted in bundles.
- (b) A bundle (other than of shorts and riflings) shall not be more than 51 mm (2 inches) in diameter.
- (2) The net contents of each case of bristles of all grade designations shall be 10 kg. or more, in multiples of 2 kg., subject to a maximum of 46 kg.
- (3) Bristles of different grade designations of 121 mm. (4% inches) or below shall be packed in separate cases.
- (4) Bristles of different grade designations of over 121 mm. (44 inches) may be packed in one case:

Provided that-

- (a) the quantity of bristles of a particular grade designation shall be in multiples of 2 kg., and
- (b) bristles of each grade designation shall be packed in distinct layers.
- (5) If black and grey bristles are packed in the same case, the quantity of bristles of each these two colours shall be in multiples of 2 kg. and these shall be packed in distinct layers.
- (6) (a) The container for packing shall be a wooden case, which shall be clean and dry.
- (b) Card-board cartons and tin or aluminium cases may also be used for packing bristles for transit by air freight.
- (7) The wooden cases and other containers shall be lined with water-proof paper and shall contain sufficient quantity of insecticide such as D.D.T. or naphthalene balls.
 - (8) Each case shall be securely strapped and sealed.
- Explanation.—In this rule the expression "net contents" shall mean "the weight of the bristles without any wrapping or other additions other than ties of cotton, hemp or other material."
 - 7. Repeal—The Bristles Grading and Marking Rules, 1950, are hereby repealed.

SCHEDULE I

Grade designations and definition of quality of bristles known connectally as *extra stiff bristles produced in India.

				(See Rule	s 2 and 3)	
	1	_	 	Special		
Grade	lesignatio	'n	•	Colour**	Length@	General characteristics
	I		 	2	3	4
146 mm. (140 mm. (133 mm. (127 mm. (121 mm. (114 mm. (102 mm. (102 mm. (105	4" and 6") 5 3/4") 5 1/2") 5 1/4") 5 1/4") 4 1/2") 4 1/4") 4 3 3/4") 3 1/2")		 	White	159 mm. and over 152 mm. 146 mm. 140 mm. 133 mm. 127 mm. 121 mm. 124 mm. 108 mm. 102 mm. 95 mm.	The bristles shall be the natural product obtained from pigs, hogs or boars and shall be thoroughly washed, clean and dry in their natural colour with root ends minact and free from damaged or reclaimed bristles obtained from brushes as well as from all foreign matter such as dust, dirt, or ox or horse tail hair or vegetable fibres, etc.
83 mm. (76 mm. (70 mm. (64 mm. (57 mm. (51 mm. (44 mm. (53 mm. (54 mm.	3 1/4") 3") 2 3/4") 2 1/2") 2 1/4") 2 1/4") 2 1/4") .css than 1 3/4")		 	33 33 33 33 33 33 33 33 33	83 mm. 76 mm. 70 mm. 64 mm. 57 mm. 51 mm. 44 mm. Less than 44 mm.	

*Extra stiff bristles are such bristles as are obtained from wild boars and are thicker and stiffer than stiff/semi-stiff bristles.

**The following colour tolerances shall be allowed:

44 mm.)

- (a) In grades 114 mm. and over non-whites shall not exceed 3 per cent.
- (b) In grades 108 mm. to 44 mm. non-whites shall not exceed 61 per cent.
- (c) In shorts and riflings non-whites shall not exceed 12½ per cent.
- **@All bristles shall have root-ends and flag-ends pointing in opposite directions** and shall be "solid dressed" which term shall mean such dressing as to contain:—
 - (i) a minimum of 85 per cent of the specified grade designation length (called "tops"), the balance being made up of the next two lower grade lengths and unavoidables, the maximum tolerance for the latter being 5 per cent in the case of grade designations 102 mm. and over;
 - (ii) a minimum of 75 per cent of the specified grade designation length (called "tops"), the balance being made up of the next two lower grade lengths and unavoidables, the maximum tolerance for the latter being 8 per cent in the case of grade designations 95 mm. to 57 mm.;
 - (iti) for grade 51 mm, a minimum of 75 per cent, of bristles of the specified grade designation length (called "tops"), the balance being made up of the next lower grade lengths and unavoidables; and
 - (iv) for grade 44 mm. a minimum of 60 per cent, of bristles of the specified grade designation length (called "tops"), the balance being made up of the next lower grade lengths and unavoidables.

SCHEDULE II

Grade designations and definition of quality of bristles known commercially as *extra stiff bristles produced in India.

(Sec Rules 2 and 3)

C	irida das enais			Special cha	ifacte fistics	Current
٠	Tierr min ditan	оит.		Colour**	Length@	- General characteristics
	71	- -	- -	 (2)	(3)	(1)
159 mm. and over 152 mm. 146 mm. 140 mm. 127 mm. 121 mm. 114 mm. 108 mm. 102 mm. 95 mm. 83 mm. 76 mm. 76 mm. 57 mm. 54 mm. 57 mm. 54 mm. 58 mm.	(6 1/4") and over) (6") (5 3/4") (5 1/2" (5 1/4") (5") (4 1/4") (4 1/2") (4 1/4") (3 3/4") (3 1/4") (2 1/2") (2 1/4") (2 1/4") (1 3/4") (Less than (1 3/4")			Plack '' '' '' '' '' '' '' '' '' '' '' '' '	159 mm. and over 152 mm. 146 mm. 140 mm. 133 mm. 127 mm. 121 mm. 108 mm. 102 mm. 95 mm. 89 mm. 89 mm. 76 mm. 70 mm. 57 mm. 51 mm. 44 mm.	The bristles shall be the natural product obtained from pigs, hogs or boars and shall be thoroughly washed, clean and dry in their natural colour with root-ends @ intact and free from damaged or reclaimed bristles obtained from brushes as well as from all foreign matter such as dust, dirt or ox or horse tail hair or vegetable fibres, etc.

^{*}Extra stiff bristles are such bristles as are obtained from wild boars and are thicker and stiffer than stiff/semi-stiff bristles.

- (a) In grades 114 mm. and over non-blacks shall not exceed 3 per cent.
- (b) In grades 108 mm. to 44 mm. non-blacks shall not exceed 61 per cent.
- (c) In shorts and riflings non-blacks shall not exceed 121 per cent.

@ All bristles shall have root-ends and flag-ends pointing in opposite directions and shall be "solid dressed" which term shall mean such dressing as to contain:—

- (i) a minimum of 85 per cent of the specified grade designation length (called "tops"), the balance being made up of the next two lower grade lengths and unavoidables, the maximum tolerance for the latter being 5 percent in the case of grade designations 102 mm. and over;
- (ii) a minimum of 75 per cent of the specified grade designation length (called "tops"), the balance being made up of the next two lower grade lengths and unavoidables, the maximum tolerance for the latter being 8 per cent in the case of grade designations 95 mm. to 57 mm.;
- (iii) for grade 51 mm, a minimum of 75 per cent, of bristles of the specified grade designation length (called "tops"), the balance being made up of the next lower grade lengths and unavoldables; and
- (iv) for grade 44 mm, a minimum of 60 per cent, of bristles of the specified grade designation length (called "tops"), the balance being made up of the next lower grade lengths and unavoidables.

^{**}The following colour tolerances shall be allowed:--

SCHEDULE III

Grade designations and definition of quality of bristles known commercially as *extra stiff bristles produced in India.

(See Rules 2 and 3)

Grade design	nation			Spcial	characte	eristics	General characteristics
		-		**C	olour	Length@	
(1)				(2)		(3)	(4)
159 mm. and over	(6 1/4" and over)		•	(irey	159 mm. and over	The bristles shall be the natura product obtained from pigs,
152 mm. 146 mm.	(6″) (5 3/4″)	•	-	•	11	152 mm.	hogs or boars and shall be
140 mm.	(5 I/2")	•	•	•	13	146 mm.	thoroughly washed, clean and
133 mm.	(5 1/4")		•	•	•••	140 mm. 133 mm.	dry in their natural colour with root-ends @ intact and free from
127 mm.	(5")	•	•		"	127 mm.	damaged or reclaimed bristles
121 mm.	(4 3/4")				77	121 mm.	obtained from brushes as well
114 mm.	(4 1/2")				37	114 mm.	as from all foreign matter such
108 mm.	(4 I / 4 ")				,,	108 mm.	as dust, dirt or ox or horse
102 mm.	(4")				,,	102 mm.	tail hair or vegetable fibres.
95 mm.	(3 3/4")				**	95 mm.	ete.
89 mm.	(3 1/2")				,,	89 mm.	
83 mm.	(3 1/4")				33	83 mm.	
76 mm. 70 mm.	(3")	•	•	•	23	76 mm.	
64 mm.	(2 3/4") (2 1/2")	•	•	•	11	70 mm.	,
57 mm.	(2 I/2)		•	•	"	64 mm.	
51 mm.	(2")	•	•	•	"	57 mm.	
44 mm.	(1 3/4")	•	•	•	"	51 mm.	
			,	•	31	44 mm.	
Shorts and riflings (Less than	(Less than	1 3/4";)				
44 mm.)			-		11	Less than	
						44 mm.	

^{*}Extra stiff bristles are such bristles as are obtained from wild boars and are thicker and stiffer than stiff/semi-stiff bristles.

@All bristles shall have root-ends and flag-ends pointing in opposite directions and shall be "solid dressed" which term shall mean such dressing as to contain:—

- (i) a minimum of 85 per cent. of the specified grade designation length (called "tops"), the balance being made up of the next two lower grade lengths and unavoidables, the maximum tolerance for the latter being 5 per cent. in the case of grade designations 102 mm. and over;
- (ii) a minimum of 75 per cent of the specified grade designation length (called "tops"), the balance being made up of the next two lower grade lengths and unavoidables, the maximum tolerance for the latter being 5 per cent in the case of grade designation 95 mm. 57 mm.;
- (iii) for grade 51 mm, a minimum of 75 per cent of bristles of the specified grade designation length (called "tops"), the balance being made up of the next lower grade lengths and unavoidables; and
- (iv) for grade 44 mm. a minimum of 60 per cent of bristles of the specified grade designation length (called "tops"), the balance being made up of the next lower grade lengths and unavoidables.

^{**}All bristles which do not consist wholly of black or white bristles respectively shall be classed as "Grey". The group may also contain bristles of colours other than black and white,

SCHEDULE IV

Grade designations and definition of quality of bristles known commercially as *stiff/semi-stiff bristles produced in India.

(See Rules 2 and 3)

					Special ch	aracteristics	General Characteristics	
Cira	ade design	ation			Colour**	Length @		
	(I)				(2)	(3)	(4)	
159 mm. and over 152 mm.	(6 1/4" over) (6")	and		,	White	159 mm. and over 152 mm. 146 mm.	The bristles shall be the natural product obtained from pigs, hogs or boars and shall be thoroughly washed, clean	
146 mm. 140 mm. 133 mm.	(5 3/4") (5 1/2") (5 1/4")	•	:))))	140 mm. 133 mm.	and dry in their natural colour with root-ends @ intact and	
127 mm. 121 mm. (14 mm.	(5") (4 3/4") (4 1/2")	•	•	•	** **	127 mm. 121 mm. 114 mm.	free from damaged or reclaimed bristles obtained from brushes as well as from all foreign	
toś mm. 102 mm.	(4 ¹ /4") (4")	÷			13	108 mm.	matter such as dust, dirt or ox or horse tail hair or, vegetable	
95 mm. 89 mm. 83 mm.	(3 3/4") (3 1/2") (3 1/4")		:	:	;; ;;	95 mm. 89 mm. 83 mm.	fibres, etc.	
76 mm. 70 mm. 64 mm.	(3") (2 3/4") (2 1/2")				21	76 mm. 70 mm. 64 mm.		
57 mm. 51 mm.	(2 1/4") (2")		:	:	15 16 17	57 mm. 51 mm.		
44 mm. Shorts and Riflings (Less than	(1 3/4″) (Less tha	in 13/4	.")	•	Less tha	44 mm. n 44 mm.		

^{*}Stiff/semi-stiff bristles as are not soft or extra stiff.

- (a) In grades 114 mm and over non-whites shall not exceed 3 per cent.
- (b) In grades 108 mm. to 44 mm, non-whites shall not exceed 64 per cent.
- (c) In Shorts and Riflings non-whites shall not exceed 124 per cent.
- @ All bristles shall have root-ends and flag-ends pointing in opposite directions and shall be "solid dressed" which term shall mean such dressing as to contain:—
 - (i) a minimum of 85 per cent. of the specified grade designation length (called "tops"), the balance being made up of the next two lower grade lengths and unavoidables, the miximum tolerance for the latter being 5 per cent. in the case of grade designations 102 mm. and over;
 - (ii) a minimum of 75 per cent. of the specified grade designation length (called "tops"), the balance being made up of the next two lower grade lengths and unavoidables, the maximum tolerance for the latter being 8 per cent. in the case of grade designations 95 mm. to 57 mm.;
 - (iii) for grade 51 mm. a minimum of 75 per cent, of bristles of the specified grade designation length (called "tops"), the balance being made up of the next lower grade lengths and unavoidables; and
 - (iv) for grade 44 mm. a minimum of 60 per cent. of bristles of the specified grade designation length (called "tops"), the balance being made up of the next lower grade lengths and unavoidables.

^{**}The following colour tolerances shall be allowed—

SCHEDULE V

Grade designations and definition of quality of bristles known commercially as *stiff/semi-stiff bristles produced in India.

[See Rules 2 and 3]

				Special	characteristic	
Ü	rade design	шуон		Colour*	* Length@	 General characteristics
(1)	·		 	(2)	(3)	(4)
159 mm. and over a 152 mm. 146 mm. 140 mm. 127 mm. 121 mm. 102 mm. 95 mm. 89 mm. 83 mm. 76 mm. 70 mm. 64 mm. 57 mm. 51 mm. 44 mm. Shorts and Riflings Less than	(6") (5 3/4") (3 1/2") (5 1/4") (5 1/4") (4 1/2") (4 1/4") (4 1/4") (3 3/4") (3 1/2") (3 1/4") (2 1/2") (2 1/2") (2 1/4") (2 1/4")			White	159 mm. and over 152 mm. 146 mm. 140 mm. 133 mm. 127 mm. 121 mm. 102 mm. 95 mm. 89 mm. 89 mm. 64 mm. 64 mm. 64 mm. 64 mm. 64 mm. 64 mm.	The bristles shall be the natural product obtained from pigs, hogs or bears and shall be thoroughly washed, clean and dry in their natural colour with root-ends @ intact and free from damaged or reclaimed bristles obtained from brushes as well as from all foreign matter such as dust, dirt, or ox or horse tail hair or vegetable fibres, etc.

- *Stiff/semi-stiff bristles are such bristles as are not soft or extra stiff.
- **The following colour tolerances shall be allowed:—
 - (a) In grades 114 mm, and over non-blacks shall not exceed 3 per cent.
 - (b) In grades 108 mm. to 44 mm. non-blacks shall not exceed 61 per cent.
 - (c) In Short and Riflings non-blacks shall not exceed 121 per cent.
- @All bristles shall have root-ends and flag-ends pointing in opposite directions and shall be "solid dressed" which term shall mean such dressing as to contain—
 - (i) a minimum of 85 per cent. of the specified grade designation length (called "tops"), the balance being made up of the next two lower grade lengths and unavoidables, the maximum tolerance for the latter being 5 per cent. in the case of grade designations 102 mm. and over;
 - (ii) a minimum of 75 per cent. of the specified grade designation length (called "tops"), the balance being made up of the next two lower grade lengths and unavoidables, the maximum tolerance for the latter being 8 per cent. in the case of grade designations 95 mm. to 57 mm.;
 - (iii) for grade 51 mm. a minimum of 75 per cent. of bristles of the specified grade designation length (called "tops"), the balance being made up of the next lower grade lengths and unavoidables; and
 - (iv) for grade 44 mm, a minimum of 60 per cent, of bristles of the specified grade designation length (called "tops"), the balance being made up of the next lower grade lengths and unavoidables.

SCHEDULE VI

Grade designations and definition of quality of bristles known commercially as *stiff/semi-stiff bristles produced in India.

[See Rules 2 and 3]

~aa					Special c	haracterist	ics
Grade desi:	gnanon				Colour*	Length	General characteristics
(1)					(2)	(3)	(4)
159 mm. ind over	(6 1/4") over)	and			Grey	159 mm. and over	The bristles shall be the natural product obtained from pigs, hogs
152 mm.	(6")					152 mm.	or boars and shall be thoroughly
46 mm.	(5 3/4*)	· ·	Ċ		31	146 mm.	washed, clean and dry in their
40 mm.	$(51/2^{\circ})$				33	Lio mm.	natural colour with root-ende
33 mm.	(5 T/.1")				1)	133 mm.	@intertard free from damaged
27 mm.	(5 ") .					127 mm.	or reclaimed bristles obtained
21 mm.	(4 3/4")				11	ret mm.	from brushes as well as from
14 mm.	(4 I/2*)				31	114 mm.	- all foreign matter such as dust
08 mm.	(4 I/4°)				33	rox mm.	dirt, or ox or horse tail hai
02 mm.	(4°),				11	102 mm.	or vegetable fibres, etc.
95 mm.	(3 3/4°)				11	95 mm.	
89 mm.	(3 1/2*)				31	89 mm.	
83 mm.	(3_1/4")				"	83 mm.	
7 6 mm.	(3")				23	76 mm.	
70 mm.	(2 3/4°)				**	70 mm.	
64 mm.	(2 1/2)				31	64 mm.	
57 mm.	(2 1/4)				33	57 inm	
5t mm.	(2") (7.2/4")	•	•	1 -	17	51 mm.	
44 mm.	(1 3/4°)	Diffina	<i>è</i> .	2/1/2	73	44 mm,	u 44 ma
Less than	(Less than	Kuma	8 (1	3/4")		Lesi (na	u 44 mm.

^{*}Stiff/semi-stiff bristles are such bristles as are not soft or extra stiff.

@All bristles shall have root-ends and flag-ends pointing in opposite directions and shall be "solid dressed" which term shall mean such dressing as to contain—

- (i) a minimum of 85 per cent, of the specified grade designation length (called "tops"), the balance being made up of the next two lower grade lengths and unavoidables, the maximum tolerance for the latter being 5 per cent, in the case of grade designations 102 mm, and over;
- (ii) a minimum of 75 per cent, of the specified grade designation length (called "tops"), the balance being made up of the next two lower grade lengths and unavoidables, the maximum tolerance for the latter being 8 per cent, in the case of grade designations 95 inm. to 57 mm.;
- (iii) for grade 51 mm, a minimum of 75 per cent, of bristles of the specified grade designation length (called "tops"), the baiance being made up of the next lower grade lengths and unavoidables; and
- (iv) for grade 44 mm. a minimum of 60 per cent, of bristles of the specified grade designation length (called "tops"), the balance being made up of the next lower grade lengths and unavoidables.

^{**}All bristles which do not consist wholly of black or white bristles respectively shall be classed as "Grey". The group may also contain bristles of colours other than black and white.

SCHEDULE VII

Grade designations and definition of quality of bristles known commercially as soft bristles produced in India.

[See Rules 2 and 3]

C1. 1					Special ch	aracteristics	
Grade desig	uation				Colour**	Length @	 General characteristics.
(1)	(1)				(2)	(3)	(4)
159 mm. and over 152 mm. 146 mm. 140 mm. 133 mm. 127 mm. 121 mm. 108 mm. 108 mm. 108 mm. 70 mm. 89 mm. 89 mm. 76 mm. 76 mm. 76 mm. 77 mm. 51 mm. 51 mm.	(6 1/4") (over) (6") (5 3/4") (5 1/4") (5 1/4") (5 1/4") (4 1/2") (4 1/4") (3 1/2") (3 1/4") (3 1/4") (2 1/2") (2 1/4") (1 3/4")	and			White	159 mm. and over 152 mm. 146 mm. 140 mm. 133 mm. 127 mm. 121 mm. 114 mm. 102 mm. 95 mm. 89 mm. 83 mm. 70 mm. 64 mm. 57 mm. 51 mm.	The bristles shall be the natural product obtained from pigs, hogs or boars and shall be thoroughly washed, clean and dry in their natural colour with root-ends @ intact and free from damaged or reclaimed bristles obtained from brushes as well as from all foreign matter such as dust, dirt, or ox or horse tail hair or vegetable fibres, etc.
Shorts and (Less than	(Less than	RiifIng	gs I	3/4."	"	Less than	

^{*}Soft bristles are such bristles as are soft, and thinner than stiff/semi-stiff bristles.

- (a) In grades 114 mm, and over—non-white shall not exceed 3 per cent.
- (b) In grades 108 mm. to 44 mm.—non-white shall not exceed 61 per cent.
- (c) In Shorts and Riflings—non-whites shall not exceed 12½ per cent.
- @ All bristles shall have root-ends and flag-ends pointing in opposite directions and shall be "solid dressed" which term shall mean such dressing as to contain:—
 - (i) a minimum of 85 per cent of the specified grade designation length (called "tops"). the balance being made up of the next two lower grade lengths and unavoidables, the maximum tolerance for the latter being 5 per cent in the case of grade designations 102 mm, and over;
 - (ii) a minimum of 75 per cent of the specified grade designation length (called "tops"), the balance being made up of the next two lower grade lengths and unavoidables, the maximum tolerance for the latter being 8 per cent in the case of grade designations 95 mm. to 57 mm.;
 - (iii) for grade 51 mm. a minimum of 75 per cent. of bristels of the specified grade designation length (called "tops", the balance being made up of the next lower grade lengths and unavoidables; and
 - (iv) for grade 44 mm. a minimum of 60 per cent. of bristles of the specified grade designation length (called "tops"), the balance being made up of the next lower grade lengths and unavoidables.

^{**}The following colour tolerances shall be allowed:--

SCHEDULE VIII

Grade designations and definition of quality of bristles known commercially as soft bristles produced in India.

(See Rules 2 and 3)

Grade designation				Special cha	racteristics	- General characteristics
Grade designation		Colour**	Length@	- General characteristics		
(I)	,	 -		 (2)	(3)	(4)
159 mm. and over	(6 1/4" and over)			Black	159 mm. and over	The bristles shall be the natural product obtained from pigs.
152 mm.	(6")			,1	152 mm.	hogs or boars and shall be
146 mm.	(5 3/4")			19	146 mm.	thoroughly washed, clean and
140 mm.	$(5 \ 1/2")$			**	140 mm.	dry in their natural colour with
133 mm.	(5 I/4°)			**	133 mm.	root-ends @ intact and free from
127 mm.	(5*)			,,	127 mm.	damaged or reclaimed bristles
121 mm.	(4 3/4")			13	121 mm.	obtained from brushes as well
1 14 mm.	4 1/2)"			,,	114 mm.	as from all foreign matter such
108 mm.	(4 <u>1/4</u> *)			,,	108 mm.	as dust, dirt, or ox or horse
102 mm.	(4")			1)	102 mm.	tail hair or vegetable fibres, etc.
95 mm.	(3/3/4")		-	, ,	95 mm.	
89 mm.	$(3 \text{ I}/2^{\prime\prime})$			19	89 mm.	
83 mm.	(3 1/4")			2.2	83 mm.	
76 mm.	(3")			,,	76 mm.	
70 mm.	(2 3/4")			73	70 mm.	
64 mm.	(2 1/2*)	-		>9	64 mm.	
. 57 mm.	(2_1/4")			33	57 mm.	
51 mm.	(2*)		-	32	51 mm.	
41 mm.	(I 3/4")	•	-	,,	_44 mm.	
Shorts and	(Less than	•		17	Less than	
Riflings (Less than 44 mm.)	(1 3/4")				44 mm.	

^{*}Soft bristles are such bristles as are soft, and thinner than stiff/semi-stiff bristles.

- **The following colour tolerances shall be allowed:—
 - (a) In grades 114 mm. and over-non-blacks shall not exceed 3 per cent.
 - (b) In grades 108 mm. to 44 mm.—non-blacks shall not exceed 6½ per cent.
 - (c) In Shorts and Riflings—non-blacks shall not exceed 124 per cent,

@All bristles shall have root-ends and flag-ends pointing in opposite directions and shall be "solid dressed" which term shall mean such dressing as to contain:—

- (i) a minimum of 85 per cent. of the specified grade designation length (called "tops"), balance being made up of the next two lower grade lengths and unavoidables, the maximum tolerance for the latter being 5 per cent. in the case of grade designations 102 mm. and over;
- (ii) a minimum of 75 per cent. of the specified grade designation length (called "tops"), the balance being made up of the next two lower grade lengths and unavoidables, the maximum tolerance for the latter being 8 per cent. in the case of grade designations 95 mm. to 57 mm.;
- (iii) for grade 51 mm. a minimum of 75 per cent. of bristles of the specified grade designation length (called "tops"), the balance being made up of the next lower grade lengths and unavoidables; and
 - (iv) for grade 44 mm. a minimum of 60 per cent. of bristles of the specified grade designation length (called "tops"), the balance being made up of the next lower grade lengths and unavoidables.

SCHEDULE IX

Grade designations and definition of quality of bristles known commercially as soft bristles produced in India.

(Scc Rules 2 and 3)

Grade designation					Special charactertics		General characteristics		
Grade designation				Colour**		Length@	- General characteristics		
(1)		· 			(2)	(3)	(4)		
159 mm. and over	(6 1/4" and	over)			Grey.	150 mm.	The bristles shall be the nature		
152 mm.	(6")		-	-	•1	152 mm.	hogs or boars and shall b		
146 mm.	(5 3/4")	. '	-		٠,	146 mm.	thoroughly washed, clean and		
140 mm.	(5 1/2")	-	•		3,	140 mm.	dry in their natural colour wit		
133 mm.	(5 1/4")				3 1	133 mm.	root-ends $\langle \vec{a} \rangle$ intact and free from		
127 mm.	(5")				> 1	127 mm.	damaged or reclaimed bristle		
121 mm.	(4 3/4 ")	•	•		, ,	121 mm.	obtained from brushes as well a		
14 mm.	$(4 \ 1/2'')$			-	,,,	II4 mm.	from all foreign matter such a		
08 mm.	(4.1/4'')		•		**	108 mm.	dust, dirt, or ox or horse ta		
102 mm.	(4")	•		•	"	IO2 mm.	hair, or vegetable fibres, etc.		
95 mm.	(3 3/4")			•	23	9 mm.			
89 mm.	(3 1/2%)				13	89 mm.			
83 mm.	(3 1/4")	•			33	83 mm.			
76 mm.	(3"), _			•	21	76 mm			
70 mm.	(2 3/4″)	•	-		"	70 mm.			
64 mm.	(2 1/2")				"	64 mm.			
57 mm.	(2 T/2*)	•		•	,,	57 mm.			
51 mm.	(5,,)				,,	51 mm.			
44 mm.	(13/4")				19	44 mm.			
orts and	(Less than				,,	Lesh than	l		
Riflings Less than	I 3/4")					44 mm.			
44 mm.)		-							

^{*}Soft bristles are such bristles as are soft, and thinner than stiff/semi-stiff bristles.

@All bristles shall have root-ends and flag-ends pointing in opposite directions and shall be "solid dressed" which term shall mean such dressing as to contain:—

- (i) a minimum of 85 per cent. of the specified grade designation length (called "tops"), the balance being made up of the next two lower grade lengths and unavoidables, the maximum to erance for the latter being 5 per cent in the case of grade designations 102 mm, and over:
- (ii) a minimum of 75 per cent. of the specified grade designation length (called "tops"). the balance being made up of the next two lower grade lengths and unavoidable, the maximum tolerance for the desinations 95 mm. to 57 mm.;
- (iii) for grade 51 mm. a minimum of 75 per cent. of bristles of the specified grade designation length (called "tops"), the balance being made up of the next lower grade lengths and unavoidables; and
- (iv) for grade 44 mm. a minimum of 60 per cent, of bristles of the specified grade designation length (called "tops"), the balance being made up of the next lower grade lengths and unavoidables.

^{**}All bristles which do not consist wholly of black or white bristles respectively shall be classed as "Grey". The Group may also contain bristles of colours other than black and white.

SCHEDULE X

[See Rules 2(2 and 3)]

Special Grades of Bristles

In addition to the requirements specified for General Grades in Schedules I to IX, Special Grades of bristles shall satisfy the following requirements, namely: ---

- (1) Subject to the tolerance limits specified below, all bristles shall be free from nits (egg capsules left by hog lice)-
 - (i) bristle bundles shall not contain more than 8 infested hairs per bundle of bristles up to and inclusive of 95 mm, (31") in length; and
 - (ii) bristle bundles shall not contain more than 5 infested hairs per bundle of bristles exceeding 95 mm. (33") in length.
 - (2) The following colour tolerance limits shall be allowed:—
 - (i) in grades 114 mm. (44") and over—non-whites (in the case of whites) and non-blacks (in the case of blacks) shall not exceed 1 per cent.;
 - (ii) in grades 108 mm, to 44 mm. $(4\frac{1}{4}"$ to $1\frac{3}{4}")$ —non-whites (in the case of whites) and non-blacks (in the case of blacks) shall not exceed 2 per cent.; and
 - (iii) in Shorts and Riflings—non-whites (in the case of whites) and nonblacks (in the case of blacks) shall not exceed 3 per cent.
- (3) All bristles shall have root-ends and flag-ends pointing in opposite directions and shall be "solid dressed" which term shall mean such dressing as to contain: --
 - (i) a minimum of 90 per cent. of the specified grade designation length grade lengths and unavoidables, the maximum tolerance for the latter being 3 per cent, in the case of grade designations 102 mm. and over (4" and over); (called "tops"), the balance being made up of the next two lower.
 - (ii) a minimum of 80 per cent. of the specified grade designation length (called "tops"), the balance being made up of the next two lower grade lengths and unavoidables, the maximum tolerance for the latter being 5 per cent. in the case of grade designations 95 mm. to 57 mm. $(3\frac{3}{4}"$ to $2\frac{1}{4}")$; and
 - (iii) for grades 51 mm. and 44 mm. (2" and 13"), a minimum of 80 per cent. of brist'es of the specified grade designation—length (called "tops"), the balance being made up of the next lower grade lengths and unavoidables.

SCHEDULE XI

[See Rules 2(2 and 3)]

Select Grades of Bristles

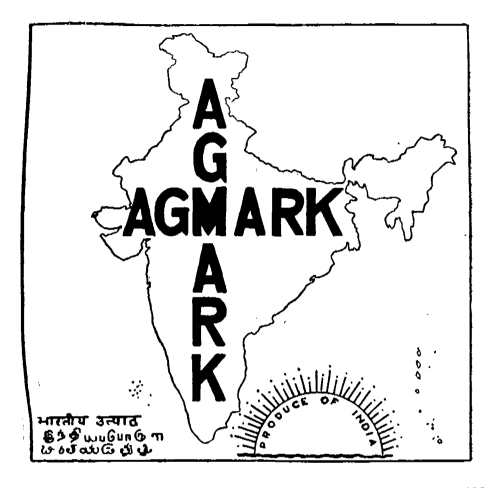
In addition to the requirements specified for General Grades in Schedules I to IX. Select Grades of bristles shall satisfy the following requirements, namely:—

Subject to the tolerance limits specified below, all bristles shall be free from nits (egg capsules left by hog lice)—

- (i) bristle bundles shall not contain more than 16 infested hairs per bundle of bristles up to and inclusive of 95 mm. (3%") in length; and
- (ii) bristles bundles shall not contain more than 10 infested hairs per bundle of bristles exceeding 95 mm. (31") in length.

SCHEDULE XII

Grade designation mark for bristles
(See Rule 4)



[No. F. 10-6/65-AM.] SANTOKH SINGH, Under Secy.

MINISTRY OF TRANSPORT AND AVIATION (Department of Transport, Shipping & Tourism) (Transport Wing)

PORTS

New Delhi, the 30th March 1966

S.O. 1161.—In pursuance of sub-section (2) of section 6 of the Calcutta Port Act, 1890 (III of 1890), the names of the following persons who have been elected as Commissioners for

the Port of Calcutta for a period of two years from the 1st April, 1966, are hereby published for general information:---

Name of elected person	Constituency from which elected
Shri B. K. Dutt Shri N. K. Jalan	Bengal National Chamber of Commerce and Industry.
Shri M. Sen Shri C. L. Bajoria Shri I. M. Thapar	Indian Chamber of Commerce.
Shri H. F. Whithouse Shri J. Chopra	The Bengal Chamber of Commerce and Industry.
Shri D. M. Kothari Shri B. P. Poddar	Merchants' Chamber of Commerce. Bharat Chamber of Commerce.
Shri A. Mowjee	The Oriental Chamber of Commerce.
Shri I. N. Wankawala	. The Indian National Steamship Owners' Association.
Shri Nirmal Kumar Mukherjee.	. Howrah Municipality.
<u> </u>	

[No. 9-PG(16)/66.]

P. L. GUPTA, Under Secy.

MINISTRY OF EDUCATION

ARCHAEOLOGY

New Delhi, the 4th April 1966

S.O. 1162.—Whereas the Central Government is of opinion that the ancient monument specified in the Schedule attached hereto is of national importance.

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 4 of the Ancient Monuments and Archaeological Sites and Remains Act, 1958 (24 of 1958), the Central Government hereby gives notice of its intention to declare the said ancient monument to be of national importance.

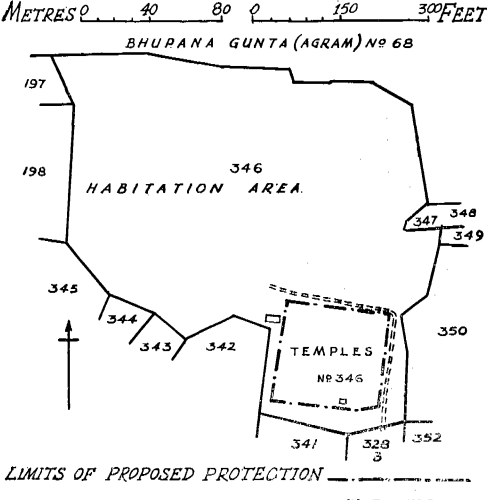
Any objection made within two months after the issue of this notification by any person interested in the said ancient monument will be considered by the Central Government.

THE SCHEDULE'

[No. F. 4-4/66-C.1.]

plot No. 346.

SITE PLANOF RAMALINGESVARA GROUP OF TEMPLES AT SATIAVEL



[No. F. 4-4/66-C. 1]

S.O. 1163.—Whereas the Central Government is of opinion that the ancient monument specified in the Schedule attached hereto is of national importance;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 4 of the Ancient Monuments and Archaeological Sites and Remains Act, 1958 (24 of 1958), the Central Government hereby gives notice of its intention to declare the said ancient monument to be of national importance;

Any objection made within two months after the issue of this notification by any person interested in the said ancient monument will be considered by the Central Government.

THE SCHEDULE

erial No.	State	District	Tehsil **	Locality	Name of monument	Revenue plot number to be included under protection	Area	Boundaries	Ownership	Remarks
I	2	3	4	5	6	7	8	9	10	ΙΙ
ľ	Madras	Thanjavur	Sirkali	Kaveri- pattinam (Melaiyur village).	Champapathi Amman temple together with adjacent land comprised in sur- vey plot No. 205/1.	Survey plot No. 205/I:	2·41 ac	res North: Survey plot No. 195/1. East: Survey plot No. 205/2.	Governmen Porombok	
								South: Survey plot Nos. 204/2 and 204/3.		
					•			West: Survey plot No. 206.		

[No. F. 4-5/66-C.1.]

SHARDA RAO (Mrs.), Assistant Educational Advisor.

MINISTRY OF WORKS, HOUSING AND URBAN DEVELOPMENT

New Delhi, the 30th March 1966

S.O. 1164.—In exercise of the powers conferred by sub-sections (1) and (2) of section 4 of the Rajghat Samadhi Act, 1951 (41 of 1951), the Central Government hereby nominates Shri A. N. Jha, Chief Commissioner, Delhi, to be an official member of the Rajghat Samadhi Committee and also appoints him as the Chairman of the said Committee in the place of Shri V. Viswanathan.

The Central Government hereby makes the following further amendments in the notification of the Government of India in the late Ministry of Works, Housing and Supply No. 19/2/62-WI, dated the 22nd August, 1962, namely:—

In the said notification.

for the name of "Shri V. Viswanathan" in the two places where it occurs, the following shall be substituted, namely:—

"Shri A. N. Jha."

[No. 25012(3)/66-W.]

S. CHAUDHURI, Dy. Secy.

DELHI DEVELOPMENT AUTHORITY

New Delhi, the 4th April 1966

S.O. 1165.—In pursuance of the provisions of sub-section (4) of Section 22 of the Delhi Development Act, 1957, the Delhi Development Authority has replaced at the disposal of the Central Government the land described in the schedule below for placing it at the disposal of the Land and Development Officer, Ministry of Works and Housing, Government of India, New Delhi, for further transfer to the Municipal Corporation of Delhi for construction of Link Road between M. M. Road and Pusa Road.

SCHEDULE

Piece of land measuring about 22,222 sq. yds. bearing Khasra|Nos. 1359|1280 and 1360|1280 situated in Southern Ridge Estate

The above piece of land is bound as follows:-

NORTH: Boundary of Jhandewala and Naiwala.

SOUTH : Nazul land.

EAST: Crossing Panchkuian Road.

WEST : Crossing Faiz Road.

INo. L1(34)54.7

R. K. VAISH, Secy., Delhi Development Authority.

MINISTRY OF IRRIGATION AND POWER

New Delhi, the 6th April 1966

S.O. 1166.—In exercise of the powers conferred by section 3 of the Electricity (Supply) Act, 1948 (54 of 1948) and in partial modification of the notification No. EL-II-28(13)/65, dated the 18th October, 1965, the Central Government hereby appoints Shri V. S. Deshpande, Joint Secretary and Legal Adviser, Ministry of Law as a member of the Central Electricity Authority vice Shri R. R. Desal.

[No. EL-II-28(5)/66.]

K. P. MATHRANI, Secy.

सिवाई व बिजली मंत्रालय

नई दिल्ली, 1 श्रप्रैल, 1966

्स॰ श्रो॰ 1167.—बिजली (संभरण) श्रधिनियम, 1948(1948 का 54) के ब्रन्तर्गत श्रधिकारों का परिपालन करते हुए श्रौर श्रधिसूचना स॰ ई॰ एल॰ 2-28(13)/65, दिनाक 18 श्रक्तूबर, 1965 का श्रशतः संशोधन करते हुए केन्द्रीय सरकार श्री बी॰ एस॰ देणपाण्डे, संयुक्त सचिव तथा वैधिक सलाहकार, विधि मंत्रालय को एतद्द्रारा श्री श्रार॰ श्रार॰ दिसाई के स्थान पर केन्द्रीय बिजली प्राधिकार में सदस्य के रूप में नियुक्त करती हैं।

[सं० ई० एल० 2-28(5)/66],

के ० पी० मध्यानी.

सचिव ।

MINISTRY OF INDUSTRY

(Indian Standards Institution)

New Delhi, the 30th March 1966

S.O. 1168—In pursuance of sub-regulation (4) of regulation 14 of the Indian Standards Institution (Certification Marks) Regulations, 1955, the Indian Standards Institution hereby notifies that Lertification Marks Licence No. CM/L-976, particulars of which are given in he Schedule hereto annexed, has been cancelled with effect from 23 March, 1966:

THE SCHEDULE

Sl.	Licence No.	Name and address of the licensee	Article/Process co-	Relevant Indian
No.	and Date		vered by the licence	Standard
<u> </u>	CM/L -976 30 Nov- ember 1964.	M/s Bomin Private Ltd., Odhav, - Ahmedabad.	Three-Phase Induction Motors (Upto 10 IIP only).	IS:325-1961 Specifi- cation for Three Phase Induction Motors (Second Revision).

[No. MD/12:968.]

S.O. 1169—In pursuance of sub-regulation (3) of regulation 7 of the Indian Standards Institution (Certification Marks) Regulations, 1955, the Indian Standards Institution hereby Notifies that the marking fee(s) per unit for various products, details of which are given in the Schedule hereto annexed, have been determined and the fee(s) shall come into force with effect from the dates shown against each.

THE SCHEDULE

Sl. No.	Product/Class of Products	No. and title of relevant Indian Standard	Unit	Marking Fee per Unit	Date of effect
<u>(1)</u>	(2)	(3)	(4)	(5)	(6)
	Desiccated coconut.	IS:966-1962 Specification for desiceated coconut.	One kg.	r Paisa	1 Sep. 1965
. 2	Poultry feeds .	IS:1374-1964 Specification for poultry feeds (revised).	One metric tonne.	25 Paise	1 Nov. 1965

(1)	(2)	(3)	(4.)	(5)	(6)
3	Blackboards	IS: (659-1960 Specification for blackboards.	One square metre.	10 Paise	16 March 1966
4	Wooden flush door shutters (solid core type).	18:2202-1962 Specification for wooden flush door shutters (solid coretype).	One square metre.	10 Paise	16 March 1966

[No. MD/18:2]

S. O. 1170.—In pursuance of sub-rule (1) of rule 4 of the Indian Standards Institution (Certification Modes) Rules, 1955, the Indian Standards Institution hereby notifies that the Standard Mark(s), design(s) of which together with the verbal description of the design(s) and the title(s) of the relevant Indian Standard(s) are given in the Schedule hereto annexed, have been specified.

These Standard Mark(s), for the purpose of the Indian Standards Institution (Certification Marks) Act, 1952, and the rules and regulations framed thereunder, shall come into force with effect from the dates shown against each.

THE SCHEDULE

			THE SCHEOU	- 1.	
S1. No.	Design of the Standard Mark	Product/ Class of Products to which applicabl	No. & Title of Relevant Indian e Standard	Verbal description of the design of the Stan- dard Mark	Date of effect
(1)	(2)	(3)	(4)	(5)	(6)
ī	15:966	Desiceated eoconut.	lS:966-1962 Specification for desiccated coconut.	The monogram of the Indain Standards Institution consisting of letters ISI, drawn in the exact style and relative proportions as indicated in col (2), the number designation of the Indian Standard being superscribed on the top side of the monogram as indicated in the design.	I Sep.
2	IS:1374 IS:1374 IS:1374 IS:1374	Poultry freeds	IS:1374-1964 Specification for poultry freeds (revis- ed)	The monogram of the Indian Standards Institution consisting of letters ISI, drawn in the exact style and relative proportions as indicated in col (2), the number designation of the Indian Standard being superscribed on the top side and type designation being subscribed under the bottom side of the memogram as indicated in the designs.	1 Nov. 1965

PART II-

(I)(2)(4) (3)(5) (6)Blackboards IS:1659-1960 The monogram of the 16 March 3 15:16:59 Specification Indian Standards Insti-1966 for blackconsisting tution letters ISI, drawn in the boards. exact style and relative proportions as indicated in col (2), the number designation of the Indian Standard being superscribed on the top side of the monogram as indicated in the design. Wooden IS:2202-1962 The monogram of the 16 March 4 15:2200 flush door Indian Standards Ins-Specification 1966 shutters for wooden titution consisting of (solid core flush door letters ISI, drawn in type), shutters (solid the exact style and relative proportions as indicated in col (2), the core type). number designation of the Indian Standard being superscribed on the top side of the monogram as indicated in the design.

[No. MD/17:2]

New Delhi, the 6th April 1966

S.O. 1171.—In licence No. CM/L-1187, dated 30 December 1965 held by M/s. Seshasayee Wire Ropes Limited, Edathala P.O., Alwaye, the details of which are putlished under S.O. 410 in the Gazette of India, Part II—Section 3(ii), dated 5 February 1966, the list of articles has been modified as follows with effect from 16 March 1966:

Article(s) covered by the Licence

Relevant Indian Standard(s)

I. Steel Wire Ropes for Haulage Purposes in IS: 1856-1961 Specification for Steel Wire Ropes for Haulage Purposes in Mines.

Steel Wire Ropes for Winding Purposes in IS: 1855-1961 Specification for Steel Wire Mines.

Ropes for Winding Purposes in Mines.

[No. MD/12:1823-A.]

D. V. KARMARKAR, Deputy Director General (Marks).

COLLECTORATE OF CENTRAL EXCISE, PATNA

Patna, the 11th March 1966

S.O. 1172.—In the table annexed to this Collectorate Notification No. 1-CX/Pat/61, dated the 20th March, 1961, for serial Number 5 (and entries relating thereto), the following shall be substituted namely:—

Rule	number

	Rule number				
Serial No.	Powerlooms	V.N.E. Oils	Khandsari	Nature of powers delegated	Rank of Officers and limitations if any
I.	2	3	4	5	6
5	96-K(2)	96-Q(2)	92-C(2)	To condone delay in submission of application for removal in forms A. R. 6, A. R. 7, and A. R. 8 and to condone delays in making weekly/monthly/quarterly/annual deposits.	 (a) Supdt, for condoning delay not exceeding:— (i) 2 days in the case of weekly applications and weekly deposits; (ii) 5 days in the case of monthly/quarterly applications and monthly/quarterly deposits; and (iii) 10 days in the case of annual applications and annual deposits. (b) Assistant Collectors, if the delay exceeds

[No. 1/CX/Pat./66.]

the limits under (a) above.

B. S. CHAWLA, Collector.

OFFICE OF THE COLLECTOR OF CENTRAL EXCISE, POONA

CENTRAL EXCISES

Poona, the 8th March 1966

S.O. 1173.—In exercise of the powers vested in me under Rule 5 of the Central Excise Rules, 1944, I order that the following amendment shall be made in this Collectorate Notification No. CER-4/63, dated the 18th December 1963.

S. No. III of the table

In Col. 4 against Rule 96K(2) for the existing conditions and limitations the following shall be substituted—

"Restricted to cases where the delay does not exceed 5 days in the case of quarterly applications and quarterly deposits and 10 days in the case of annual applications and annual deposits."

[No. CER 3/66.]

A, K. BANDYOPADHYAY,

Collector of Central Excise, Poona.

BOMBAY CENTRAL EXCISE COLLECTORATE, BOMBAY

CENTRAL EXCISES

Bombay, the 29th March 1966

S. O. 1174—In exercise of the powers conferred upon me under Rule 5 of the Central Excise Rules, 1944, I hereby make the following further amendment to Bombay Central Excise Collectorate Notification No. CER/5/1 (Powerlooms)/61, dated the 21st March, 1961, namely:—

In the table annexed to the said Notification for Rule 96 K(2) and the entries relating thereto, the following shall be substituted, namely:—

Table

Rule	Rank of officers All officers not below the rank of	Nature of power and limitation v
96K(2)	. Superintendent	To condone delays not exceeding: (i) 5 days in submission of quarterly applications for removal in form A.R. 6 and in making quarterly deposits, and (ii) 10 days in submission of annual applications.

plications for removal in form A.R. 6
and in making annual deposits.

'To condone delays exceeding the limits

mentioned above.

[No. CER/5/1(Powerlooms

[No. CER/5/1(Powerlooms)/66.] S. P. KAMPANI, Collector.

THE MADRAS CENTRAL EXCISE COLLECTORATE, MADRAS

Customs

Madras, the 30th March 1966

S.O. 1175.—In exercise of the powers conferred by Section 8(b) of the Customs Act, 1962 (52 of 1962) the Collector hereby specifies the limits of the Customs area in the Customs Port of Rameswaram as to lows:—

North: A line running due East/West at Lat. 9°-19.5 N.

Assistant Collector

South: A line running due East/West at Lat. 9°-14.0 N.

East: A line joining the North and South Boundary lines at long 70°—29.0 E.
 West: Fifty metres westwards from High Water spring tide mark along the shore.

[No. C. VIII/48/222/65-Cus.]

S.O. 1176—In exercise of the powers conferred by section 8 of the Customs Act, 1962 (52 of 1962) the Collector hereby approves the following place to be a proper place at the customs port of Rameswaram for the unloading and loading of goods as specified below, namely:—

Name of the Port	No. of the Place	Name of the Owner	Limits of the place	Particulars of goods to be dealt with	Manner of dealing with them
i	2	3	4	5	6
Rameswaram	τ	Government	150 metres on cither side of the jetry constructed in front of the Customs Baggage Shec	sives petro- leum, coal & timber.	Unloading and Loading

A. K. ROY, Collector

CENTRAL EXCISE COLLECTORATE, MADHYA PRADESH AND VIDARBHA

CORRIGENDUM

CENTRAL EXCISES

Nagpur, the 5th April 1966

S.O. 1177.—Notification No. 3/1961, dated the 11th April, 1961, occurring in lines 1 and 2 of this Collectorate Notification No. 1/1966 Central Excise, dated the 11th March, 1966 may be read as Notification No. 11/61, dated the 8th November, 1961.

[No. 2/1966].

TILAK RAJ. Collector.

MINISTRY OF LABOUR, EMPLOYMENT AND REHABILITATION (Department of Labour and Employment)

New Delhi the 19th March 1966

S.O. 1178.—Whereas the Central Government is of opinion that it is necessary to enquire into the matter specified in the Schedule hereto annexed, being a matter which appears to be connected with or relevant to an industrial dispute between the employers in relation to the Calcutta Port and other major ports in India and their workmen;

And whereas, the Central Government considers it desirable to refer the said matter to a Court of Inquiry;

Now, therefore, in exercise of the powers conferred by section 6 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby constitutes a Court of Inquiry with Shri Salim M. Merchant, Presiding Officer, Central Government Industrial Tribunal, Bombay, as the sole member and refers to under clause (b) of sub-section (1) of section 10 of the said Act, the matter aloresaid.

SCHEDULE

To enquire into the terms and conditions of service of B' category workmen at the Calcutta Port and other major ports and having regard, inter-alia, to the Resolution of the Government of India in the Ministry of Transport and Communications (Deptt. of Transport) No. 23-PLA(87)/58, dated the 20th July, 1958, on the report of the Officer on Special Duty appointed to enquire into the demands of Port and Dock Workers published in the Gazette of India Extraordinary

Part I, Section I, on the 21st July, 1958, to recommend to the Government, to what extent and in what manner the terms and conditions of service of the aforesaid 'B' category workmen should be improved.

[No. 28(92)/64-LRIV].

STATE: Mysore.

New Delhi, the 6th April 1966

S.O. 1179.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Bombay in respect of an industrial dispute between the management of the Cana a Banking Corporation Limited and their workmen which was received by the Central Government on the 28th March, 1966.

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL AT BOMBAY

REFERENCE No. CGIT 84 of 1964

Employers in relation to the Canara Banking Corporation Limited,

AND

Their Workmen.

PRESENT:

Shri Salim M. Merchant,-Presiding Officer.

APPEARANCES:

- For the Bank.—Miss P. V. Joshi, Legal Assistant Labour Secretariat of Banks, with Shri P. Mahadevan, Agent, Bombay (Fort Branch).
- For the All India Bank Employees' Federation.—Counsel Shri C. L. Dudhia, Bar-at-Law, with Shri V. N. Sekhri, General Secretary and Shri M. R. Sud. Office Secretary.
- For the Bank Employees' Association, South Canara (affiliated to the All India Bank Employees' Federation).—Shri C. Laxman Shenoy, Joint Secretary.
- For the All India Bank Employees' Association.—Shri D. P. Chadda, Member, Central Committee, with Shri K. K. Mandal, Vice-President, of the Association.
- For the Canara Banking Corporation Employees' Union.—Shri S. B. Sanur-kar, Vice-President.

Dated at Bombay this 19th day of March, 1966.

INDUSTRY: Banking.

AWARD

1. The Central Government, by the Ministry of Labour and Employment's Order No. 51(57)64-LRIV dated 5th September, 1964, made in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (Act XIV of 1947), was pleased to refer the industrial dispute between the parties above-named in respect of the subject matters specified in the following schedule to the said Order, to me for adjudication:—

SCHEDULE

- "Whether having regard to the directions contained in the award dated the 21st July, 1962, of the National Industrial Tribunal (Bank Disputes)
 Bombay published with the notification of the Government of India in the Ministry of Labour and Employment No. S.O. 2603 dated 7th August, 1962, the quantum of bonus paid by the management of Canara Banking Corporation Limited, Mangalore for the year 1962 to its workmen was inadequate—If so, to what relief are the workmen entitled"
- 2. After the parties had filed their written statements and certain submissions had been heard, an application dated 4th March, 1966, was received from Shri V. N. Sekhri, General Secretary of the All India Bank Employees' Federation stating that this dispute had been settled through its affiliate, the Bank Employees' Association, South Canara, Kundapur, as per terms of settlement signed on

23rd February, 1966, before the Regional Labour Commissioner (Central) Hydera-23rd February, 1966, before the Regional Labour Commissioner (Central) Hyderabad, and prayed that the dispute may be treated as having been amicably settled. Upon receipt of the application, notices were issued on (1) The General Manager, Canara Banking Corporation Limited, Mangalore-1 (2) The Assistant Secretary, All India Bank Employees' Association, Madras (3) The General Secretary, All India Bank Employees' Federation, Kanpur (4) The General Secretary, Canara Banking Corporation Employees' Union, Bombay (5) The General Secretary, Bank Employees' Association, South Kanara, Conndapur and (6) The Labour Secretariat of Banks in India, Bombay, to show-cause on 19th March, 1966 why this dispute should not be disposed of as settled.

- At the hearing of this dispute today, the representatives of the parties noted above all stated that the dispute had been amicably settled on terms recorded in the terms of settlement dated 23rd February, 1966, reached between the parties before the Regional Labour Commissioner (Central) Hyderabad, and have prayed that the dispute be treated as settled and withdrawn in terms of the settlement thereof. A copy of the terms of settlement is annexed hereto and marked Annexure 'A'.
- 4. I, therefore, dispose of this dispute, which relates to the demand with regard to bonus for the year 1962, in terms relating thereto in Annexure "A" hereto, and allow the same to be withdrawn as settled.

(Sd.) SALIM M. MERCHANT,

Presiding Officer.

Memorandum of Settlement arrived at during Conciliation under Section 12 (3) of the Industrial Disputes Act, 1947 between the management of the Canara Banking Corporation Limited and the workmen of the Canara Banking Corporation Limited represented by All India Bank Employees' Federation/All India Bank Employees' Association in the matter of the claim for additional bonus for the year 1956 to 1964 (Both the years inclusive).

PRESENT

Shri N. D. Bodade, Regional Labour Commissioner (C), Hyderabad.

NAMES OF THE PARTIES:

Representing the Management

Representing the workmen

Shri K. Ramdas Nayak, M.A., General Manager.

- . (a) Shri A. L. Hebbar, President
 - (b) Shri V, R. Lobo, Vice President.
- Bank Employees' Association South Kanara, on behalf of the All India Bank Employees' Federation.
- (a) Shri Sathyanarayana, General Secretary, Mysore State Bank Employees' Federation.
- (b) Shri S. B. Sanurkar, Vice President, Canara Banking Corporation Employees' Union.
- (c) Shri M. K. Bhat, General Secretary, C.B.C.E. Union, On behalf of the All India Bank Employees' Association.

Short recital of the case

The workmen of the Canara Banking Corporation Limited represented by All The workmen of the Canara Banking Corporation Limited represented by All India Banking Employees' Federation/All India Bank Employees' Association, referred to hereunder as 'Federation' and 'Association' have made claims for additional bonus for the years 1956 to 1961. A dispute with regard to the adequacy of the amount paid by way of bonus to the workmen for the year 1962 raised by them has been referred by order of the Government of India dated 5th September, 1964 to the Central Government Industrial Tribunal at Bombay for adjudication and the same is pending. The workmen have been paid bonus for the years 1963 and 1964 which they have accepted under protest and have demanded higher bonus. The parties have felt that all the disputes relating to payment of bonus for the years 1956 to 1964 (both the years inclusive) should be amicably settled. After discussions between the parties, with a view to ensuring harmonious relationship between the management anad the employees leading to greater efficiency and benefit to both the parties, the matter is settled amicably on the terms indicated hereunder and further in consideration of such settlement and of the management agreeing to pay thereunder on an ad hoc basis an additional amount by way of bonus for the years 1959 to 1962 (both the years inclusive) which payment includes an ad hoc payment for the year 1962 as well the employees waiving their claims for the years 1956, 1957, 1958, 1963, and 1964 the aforesaid dispute relating to the year 1962 is also settled.

Terms of Settlement

- 1. It is agreed that this settlement has been entered into without prejudice to the Bank's contentions at law. It is further agreed that the employees accept the amout mentioned hereunder in full and final settlement of their claims for bonus for the year 1956 to 1964 (both the years inclusive) and undertake that they will not make any further demand or raise any dispute of bonus for the aforesald years.
- 2. It was further agreed that if, in future, a dispute is raised by any of the employees of the Bank with regard to payment of additional or any bonus for any or all of the years from 1956 to 1964 (both the years inclusive,) it shall be open to the Bank to resist such a claim or claims on such grounds as are open to it including relevant provisions of the Bonus Award given by Mr. Justice K. T. Desai or the Banking Companies Act or any other law by which the matter may be governed.
- 3. The management agrees to pay the following amounts by way of additional bonus in respect of the years 1959 to 1962 (both years inclusive) in addition to what has already been paid to employees as bonus relating to the aforesaid years and the employees agree to waive their additional claims for the years 1956, 1957, 1958, 1963 and 1964.

Y	ear					Bonus already paid	Additional bonus payable as per this settlement	Percentage of additional bonus payable to the amount already paid
 -						 Rs.	Rs.	·
1956						73,896	Nil	Nil
1957		-				23,000	Nil	· Nil
1958						48,942	Nil	Nil
1959						62,026	20,675	33 1/3
1960					,	68,676	22,890	33 1/3
1961						86,290	28,765	33 1/3
1962						64,000	32,000	50
1963						83,000	Nil	Nil
1964				•		1,03,000	Nil	Nil
			TOTAL			6,12,830	1,04,330	<u> </u>

4. The parties agree that the amount of additional bonus agreed to be paid under this settlement shall be payable at the same rates both to the workmen and the non-workmen who were in the service of the Bank in the relevant years and that the allotment of the amounts made in the settlement for payment as additional bonus for the years in question includes the amount payable to the non-workmen staff.

Provided, however, that in case of an employee who, at the date of this settlement is no longer in bank service, such payment shall be effected to him or if he died earlier, to his legal representative/representatives only on such employee or his legal representative/representatives making an application to the Bank within 12 (twelve) months from the date of this settlement. The Bank will be at liberty to refuse to entertain any claim received on or after 28th February, 1967.

- 5. The disbursement of bonus as per this settlement shall be made on or before 30th April, 1966.
- 6. The parties agree that this settlement shall not be treated as precedent or taken as the basis or govern the principles for the determination of bonus or the amount or rate of bonus in future years and shall not be admissible inevidence in any proceedings before any authority relating to bonus for any future years. The year 1965 and all subsequent years are future years within the meaning of this clause. This settlement, however, shall be final and binding on both the parties as regards the amount of bonus payable for the years 1956 to 1964, the qualification for eligibility and the procedure as set out hereinabove.
- 7. The Federation/Association hereby undertakes on behalf of the Bank Employees' Association South Kanara/Canara Banking Corporation Employees' Union and other constituent units to file an application before the Central Government Industrial Tribunal, Bombay for withdrawal of the dispute relating to the bonus for the year 1962 within 15 days from the date of this settlement.

Dated this Twenty-third day of February, 1966 at Mangalore.

For the Management of Canara Banking Corporation Ltd., Sd/-. K. RAMDAS NAYAK, General Manager.

For the All India Bank Employees' Federation.

Sd/- A. L. Hebbar, President & General Secy. Sd/- V. R. Lobo, Hon. Vice-President.

Bank Employees' Association South, Kanara.

Sd/- S. STHYANARAYANA, General Secretary, Mysore State Bank Employees'
Canara Bank Employees'

Sd/- S. B. SANURKAR,

Sd/- M. K. BHAT, General Secretary.

Canara Banking Corporation Employee's Union, Bombay.

Sd/- N. D. Bodade, Regional Labour Commissioner (C) Hyderabad.

> [No. F. 51(57)/64-LRIV.] S. A. SESHAN, Under Secy.

(Department of Labour and Employment)

New Delhi, the 4th April 1966

S.O. 1180.—In exercise of the powers conferred by section 4 of the Iron Ore Mines Labour Welfare Cess Act, 1961 (58 of 1961), read with clause 1(v) of subrule (5) of rule 3 of the Iron Ore Mines Labour Welfare Cess Rules, 1963, the Central Government hereby appoints Sarvashri V. A. Gavas and Alfred Alphonso, President and General Secretary, respectively, of the National Mine Workers Union, Curchorem, Goa as members of the Advisory Committee for the Union territory of Goa, Daman and Diu to represent the interests of the workers employed in the iron ore mine industry in the said Union territory and makes the following amendment in the notification of the Government of India in the late Ministry of Labour and Employment No. S.O. 2077, dated 8th July, 1965, namely:—

In the said notification—

(a) against serial No. 6, for the entry "Shri D. A. Deshpande, convenor, Indian National Trade Union Congress Ad-Hoc Committee for Goa, Curchorem, Goa", the entry "Shri V. A. Gavas, President, National Mine Workers Union, Curchorem, Goa" shall be substituted;

(b) against serial No. 7, for the entry "Shri Mohan Nair, C/o Indian National Trade Union Congress Ad-Hoc Committee for Goa, Curchorem, Goa", the entry "Shri Alfred Alphonso, General Secretary, National Mine Workers Union, Curchorem, Goa", shall be substituted.

[No. 6/4/63/MIII.]

R. C. SAKSENA, Under Secy.

(Department of Labour and Employment)

New Delhi, the 4th April 1966

S.O. 1181.—In exercise of the powers conferred by section 73F of the Imployees' State Insurance Act, 1948 (34 of 1948), the Central Government hereby exempts having regard to the location of the factory in an implemented area, the Bombay Electric Supply and Transport Undertaking's Bus Garage at Wadala, Bombay from the payment of the employers' special contribution leviable under Chapter VA of the said Act for a further period upto and including the 9th June, 1966.

[No. F. 6/39/64-HI-]

New Delhi, the 7th April 1966

S.O. 1182.—In exercise of the powers conferred by sub-section (1) of section 13 of the Employees' Provident Funds Act, 1952 (19 of 1952), the Central Government hereby appoints Shri D. K. Marwah to be an Inspector for the whole of the Union Territory of Delhi for the purposes of the said Act or of any Scheme framed thereunder, in relation to an establishment belonging to, or under the control of, the Central Government, or in relation to an establishment connected with a railway company, a major port, a mine or an oil-field or a controlled industry.

[No. 20(68)/64-PF-I.]

DALJIT SINGH, Under Secy.

(Department of Labour and Employment)

New Delhi, the 4th April 1966

S.O. 1183.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Dhanbad, in the industrial dispute between the employers in relation to the Lakurka Colliery, Post Office Katrasgarh, District Dhanbad, and their workmen, which was received by the Central Government on the 30th March, 1966.

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL AT DHANBAD.

In the matter of a reference under Section 10(1)(d) of the Industria¹ Disputes Act, 1947.

REFERENCE No. 56 OF 1963.

PARTIES:

Employers in relation to Lakurka Coal Co., Ltd., Lakurka Colliery, P.O. Katrasgarh, (Dhanbad).

AND

Their Workmen.

PRESENT:

Shri Raj Kishore Prasad, M.A., B.L.,—Presiding Officer.

APPEARANCES:

For the Employers.—None.

For the Workmen.—Sarvash: i S. Das Gupta, Secretary, Colliery Mazdoor Sangh and Shankar Bose of the said union.

STATE: Bihar. Industry: Coal.

Dhanbad, dated the 3rd February, 1966

AWARD

By its Order No. 2/29/63-LRII, dated the 25th July, 1963, Government of India, Ministry of Labour and Employment, referred under Section 10(1)(a) of the Industrial Disputes Act, 1947, to this Tribunal for adjudication an industrial dispute existing between the employers in relation to the management of Lakurka Colliery of Messrs Lakurka Coal Company Limited and their workmen in respect of the matters specified in the schedule attached to the order of reference which is reproduced below:

SCHEDULE

"1(a) Whether the retrenchment of the following workmen by the management of the Lakurka Colliery was legal and justified:

SI. No.	Name of the workman						Designation				
I	Shri	Raja Ram Bilaspuri						_	Shot Firer		
2	23	Sant Ram Bilaspuri							J)o.		
3	"	Mahadeo Pashi				-			Do.		
4	3,	Suku Kumhar							Explosive Carrier		
Š	30	Imamdi Mian							Do.		
6	,,	Gaur Kumhar							Do.		
7	,,	Kedar Rajwar							Do.		
8	٠,	Juman Mian II							Do.		
7	"			•	•		: :	•	Do.		

(b) If not, to what relief are they entitled?

2(a) Whether the offer of alternative work as miners to the following workmen of Lakurka Colliery was legal and proper:

Sl. N o.		Name of the workm	ėn		Designation				
	Shri	Munwa Bilaspuri .					Drill Mazdoor		
2	23	Pari Ram Bilaspuri.					Do.		
3	13	Ful Singh Bilaspuri	,				Do.		
4	11	Bhagat Bilaspuri .					Drillman		
5	33	Buthalu Bilaspuri .		_			Do.		
5	11	Tehari Bilaspuri					Dresser		
7	11	Pakla Bilaspuri .					Do.		

(b) If not, to what relief are they entitled?"

- 2. Shri S. Das Gupta and Shri Shankar Bose, both Secretary, Co'liery Masdoor Sangh, appeared for the fifteen workmen and filed a joint petition of compromise dated 2nd February 1966 signed by Shri S. Das Gupta representing the concerned workmen on behalf of the Colliery Masdoor Sangh and by Shri I. K. Karnani, Director of M/s Lakurka Coal Co., Ltd., Lakurka Colliery and prayed that this reference be disposed of in terms of the said compromise as this is the real compromise and the previous compromise filed on 15th February, 1965 was my mistake filed in Reference No. 56 of 1963 because in reality it was meant for Reference No. 24 of 1964 and not at all for Reference No. 56 of 1963 and that compromise was no settlement of the dispute between the parties in the present reference, and as such the previous award dated 15th February, 1965 should be ignored as it is ineffective.
- 3. Today in Reference No. 24 of 1964 the compromise dated the 15th February, 1965 which was filed in Reference No. 56 of 1963, on the joint petition of the parties was taken out of the file of Reference No. 56 of 1963 after correcting the Reference No. and put on the file of Reference No. 24 of

1964 and on the basis of the same an award, as asked by both the parties, has been passed in terms thereof.

- 4. In these circumstances, as the present compromise dated 2nd February, 1966, filed to-day on 3rd February, 1966, is the real compromise of the dispute in the present reference, an award has to be passed on the basis of the same, as rightly asked for by both the parties.
- 5. I have read the compromise, and, in my opinion, the terms are quite fair and reasonable and, therefore, I accept the same and record the compromise.
- 6. The Reference is accordingly disposed of in terms of the compromise dated 2nd February, 1966 filed before the Tribunal on 3rd February, 1966, which is marked Annexure "A" and an award in terms of the said compromise is passed and the said Annexure "A" is made a part of it.
- 7. This is the award which I make and submit to the Central Government under Section 15 of the Act.

(Sd.) RAJ KISHORE PRASAD, Presiding Officer.

Annexure "A"

BEFORE THE HON'BLE PRESIDING OFFICER CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL, DHANBAD

REFERENCE No. 56 of 1963

PARTIES:

Employers in relation to M/s Lakurka Coal Co., Ltd., Lakurka Colliery, P.O. Katrasgarh Dist. Dhanbad

AND

Their Workmen, represented by the Colliery Mazdoor Sangh, Dhanbad.

The Employers and the Workmen in the above reference jointly beg to submit that the disputes have been amicably settled between the parties on the following terms and conditions:

(a) The following workmen have been reinstated and are in continued employment of the company. It is agreed that they will be paid Rs. 100/- (Rupees one hundred) each to compensate for the period of idleness.

SI. No.	Name of workmen					Designation				
	Shri	Suku Kumhar							Explosive Carrier	
		Imamdi Mian	•	•	•	•	•	•		
2.			•	•		•	•	-	Do.	
3		Gaur Kumhar							Do.	
4.1	,,,7	Juman Mian II				_			Do.	

(b) It is agreed that the following workmen will be paid the amounts mentioned against their names below in full and final settlement of all their claims within a month from the date of signing the agreement:

Sl. No.	Name of the workmen								Designation		
	Shui	Raja Ram Bilaspuri		· · ·					Shotfirer	Rs.	
2		Pati Ram Bilaspuri		'	•	•	•	•	Drill Mazdoor	1,200	
_	33			•	•	•	•	•		425	
3	33	Ful Singh Bilaspuri			-		•	•	_ Do.	700	
4	55	Tchari Bilaspuri							Dresser	900	
5	22	Bhagat Bilaspuri							Drillman	1,000	
ő	••	Buthalu Bilaspuri							Do.	750	
7	33	Pakla Bilaspuri							Dresser	900	
é é	"	Munwa Bilaspuri							Drill Mazdoor	375	
9	"	Sant Ram Bilaspuri							Shotfirer	250	
10		Mahadeo Pashi	-		•			· ·	Do.	250	
	33			•	•	•	•	•	Explosive Carrier		
11	"	Kedar Rajwar	•	•		•	•	•	exbiosive catalet	200	

(c) The workmen do not press for any further relief in these cases.

That in view of the settlement, it is prayed that the Hon'ble Tribunal may graciously be pleased to pass an award in terms of this settlement.

And for this your petitioners as in duty bound shall ever pray.

For and on behalf of

The Lakurka Coal Co., Ltd.

Sd/-

Director

M/s. Lakurka Coal Co., Ltd.,

Lakurka Colliery.

Dated: Calcutta, 2nd February, 1966.

Sd./-

S. DAS GUPTA, 2-2-66. Colliery Mazdoor Sangh, Dhanbad

[No. 2/29/63-LRII.]

New Delhi, the 5th April 1966

S.O. 1184.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of Shri N. K. Chaddha, Arbitrator, in the industrial dispute between the employers in relation to the Khas Mehtadih Colliery of Messrs Khas Mehtadih Colliery Company, Post Office Katrasgarh, District Dhanbad, and their workmen, which was received by the Central Government on the 30th March, 1966.

ARBITRATION AWARD UNDER SECTION 10A OF THE INDUSTRIAL DISPUTE ACT, 1947

PARTIES

Management of Khas Mehtadih Colliery of M/s. Khas Mehtadih Colliery Co.. P.O. Katrasgarh (Dhanbad)-Representing Employers.

Colliery Mazdoor Sangh, Dhanbad—Representing Workmen.

The above named parties by an agreement, dated 24th February, 1965, agreed to refer the dispute for arbitration under Section 10A of the Industrial Disputes Act to the undersigned during the course of conciliation proceedings held by the Conciliation Officer (Central), Dhanbad-I. The said agreement was published by the Government, Ministry of Labour and Employment under their order, dated 1st April, 1965. The terms of reference are:—

"(A) Whether the action of the management of Khas Mehtadih Colliery of M/s. Khas Mehtadih Colliery Company, P.O. Katrasgarh (Dhanbad) in retrenching the following five workmen with effect from 8th February, 1965, was legal and justified? If not, to what relief the workmen are entitled to?

Names of the workers

- Sri Bishni Bhar, Bailing Mazdoor.
 Sri Jivit Gope, Bailing Mazdoor.
 Sri Azim Mian, Pump Khalasi.
 Sri Ganiruddin Mian, Pump Khalasi.
 Sri Judhisthir Rajwar, Pump Khalasi.
- (B) Whether the management of Khas Mehtadih Colliery of M/s. Khas Mehtadih Colliery Company, P.O. Katrasgarh (Dhanbad) was justified in suspending Sri Sahadul Mian, Minor for 8 days with effect from 4th December, 1964? If not, to what relief the workman is

The hearing was fixed for 22nd April, 1965, but had to be postponed on the request of the management of M/s. Khas Mehtadih Colliery. Next date was fixed for hearing on 26th August, 1965, and on this date the evidence of the witnesses on the workers side was recorded. They examined four witnesses. Next date of hearing was fixed for 15th November, 1965, but had to be postponed due

to other urgent occupations. Another date was fixed for 10th December, 1965, which was changed to 14th December, 1965, on the request of the parties. The management has produced many documents but evidence of only one witness has been got recorded. The written comments of the parties in respect of their case were received from the Union under their letter, dated 17th April, 1965, on 20th April, 1965 and from the management under their letter, dated 17th August, 1965, received on 20th August, 1965.

The case of the Union is that the workmen involved in the dispute are their members. There is a recognised union in the establishment and the workmen being members of the union to dislike of the management have been victimised. Work was available and the retrenched workmen could have been absorbed and that there are other Junior workers in the category in which these workers are engaged. By category, union here refers to the category of workmen as given in appendix XII to the Award of All India Industrial Tribunal (Colliery Dispute). They claimed that the retrenchment is unjustified and malafide and in breach of the provisions of the Industrial Disputes Act.

In case of Sri Sahadul Mian it is stated that he was charge-sheeted on 4th December, 1964, for robbing pillers and was suspended pending enquiry. Witnesses were cited by the workman but were not examined by the Enquiry Officer. The workman was threatened during the enquiry and he had to run away. The enquiry was not conducted properly and the punishment given is unjustified and illegal. The whole idea is to crush the supporters of Colliery Mazdoor Sangh.

The case of the management in brief is that they do not know who are the active or ordinary members of the Colliery Mazdoor Sangh. Due to reduction in working faces retrenchment had to be affected and was affected according to seniority—principle of 'last come first go' was followed. In another case the Government of India has also come to the conclusion that there was a need for retrenchment.

Sri Sahadul Mian was found guilty of similar charge in the past also. The allegations and insinuations made by the Colliery Mazdoor are denied and it is affirmed that proper enquiry was held and having been found guilty he was given punishment which has been considered reasonable by them.

Sri Arjun Chamar produced by the union has reported that he is bailing water and cuts coal. He does not get extra wages for bailing water and is doing this work for last 8/9 months. He admits that when he was not bailing water he used to cut and load one tub of coal which he does now also and that he takes one hour for bailing before coal is cut. Later on he says that he gets As. 4 per day for bailing water.

Sri Patiram Chamar another witness on behalf of the union has deposed that Asu Mian. fireman is now working as bailing mazdoor. He says that he does not know whether Asu Mian gets fireman wages or the wages of bailing mazdoor. He admits in cross-examination that miners do not bail water and that Asu Mian works as bailing mazdoor.

Sri Ganiruddin Mian another witness deposes that he was retrenched 5 or 6 months before and one Sri Bhudan, main Khalasi is working in his place and one Sri Haradhan who was haulage khalasi is working as Pump Khalasi. He admits when cross-examined that he does not know how long Bhudan was learning the work of Pump Khalasi.

Sri Jivit Gope admits that he was fitter mazdoor for 3 to 4 years and was then given bailing work. He was working on bailing for last 3 years. He was given proping mazdoor work after his retrenchment in 1963 at the instance of Conciliation Officer and then was retrenched. After his retrenchment a new proping mazdoor was appointed and that bailing mazdoors are appointed now without entering the names in the Register.

The management has produced papers connected with charge-sheet served on Sel Sahadul Mian in May 1964; failure report submitted by Conciliation Officer (Central). Dhanbad in a case of retrenchment in April, 1965 and papers connected with it and have got the evidence of Sri S. D. Pathak. Labour Welfare Officer recorded. He conducted the enquiry in the charge-sheet against Sri Sahadul Mian. He affirmed that no new persons are recruited as bailing mazdoor or pumb khalasi after retrenchment and that six more bailing mazdoors were retrenched after the retrenchment of persons in dispute. He also states that he had found Sahadul Mian guilty of the charge and he did not know that he was a member of Colliery Mazdoor Sangh. He did not prevent Sri Sahadul Mian from

producing witnesses and that Sri Radha Mohan. Overman had threatened Sri Sahadul Mian during enquiry is false. He admits that pump khalasis are either in category III or category IV and he does not know which of the pump khalasis. are in category III or category IV and the seniority list was not drawn separately for category III and IV. At present also they have 12 bailing mazdoors and about 15 or 16 pump khalasis and they have no work for more. No bailing work is being taken from miners and no extra payment is being made for such type of work. He also admits that charge of disobedience was not levelled in the charge-sheet but Sri Sahadul Mian was found guilty of this charge during the course of enquiry. Sri Sahadul Mian was present throughout the enquiry and he did not leave the enquiry are suggested by the writer. leave the enquiry as suggested by the union.

I have carefully gone through the records produced, evidence deposed by witnesses and have also considered the arguments put forth by both the parties.

I find that the workmen have been retrenched after following due provisions of law. The retrenchment had to be from the type of work on which workers are found surplus and the grade laid down in Coal Award cannot be considered as a group in effecting retrenchment. There are various job descriptions placed in the same category and it may not be possible for a man doing one type of job to do and be considered for other job. As it is seen from the record, there were genuine reasons leading to retrenchment and I do not find any justification to come to the conclusion that the retrenchment was not legal and justified.

There should have been separate lists for category III and IV pump khalasis which has not been done. It has not, however, been suggested that any grade III pump khalasi is being required to do the job of grade IV pump khalasi against rules. Keeping this in view this omission of drawing separate lists of seniority for the two grade of Pump Khalasi before effecting retrenchment does not lead me to hold that retrenchment was not properly done. The overall position appears to be that there was a surplus strength which has been retrenched, giving the concerned workers due benefit admissiable under law.

It has been seen that one of the witnesses says that no extra payment is being made for bailing work but subsequently he says annas -/4/- per day is being paid for doing this work. A witness has stated that the bailing work has to be done for about an hour, but the same witness admits that the out-put of the work has remained the same as it was when this type of work was not being done. In these circumstances it is difficult to place reliance on these testimonies. If it is the contention that the workmen were being required to do the work, which is not a part of the job, it would be for these workmen to raise the dispute. me in the circumstances the retrenchment appears legal and justified. It has been suggested in argument on behalf of the union that the management has not produced records of workers who were working after retrenchment. They could have called for the same and to rely on this omission, if at all considered as omission, would not be justified. It is doubtful if the records would reveal another story for the witnesses produced by the Union themselves have deposed that workers are being engaged without entering their names on record. However these issues are not before me. Even if it is not admitted that these workmen were the members of Colliery Mazdoor Sangh, to allege victimisation only on this account does not appear convincing. No motive has been brought about. If there is any recruitments subsequently in the categories, their rights are secured by the provisions of law. The subsequent retrenchment proves the need to reduce the strength. I, therefore, hold that the action of the management of Khas Mehtadih Colliery in retrenching 5 workmen with effect from 8th February. 1965 was legal and justified and the concerned workmen are not entitled to any relief.

The perusal of the Enquiry Officer's report and evidence recorded by him shows that Sri Sahadul Mian was present during the enquiry and cross-examined witnesses but refused to sign. The perusal of the enquiry proceedings held against the same man earlier in May, 1964 also shows that he adopted the same tactics and refused to sign. The employee had fair chance for enquiry and appraently no injustice has been done. The Union has correctly pointed out that though he was charged only for the offence of robbing pillar, the Enquiry Officer has found him guilty not only of the charge made but also of disobeying the instructions of superior. The Enquiry Officer has acted beyond the scope of enquiry in coming to the finding of disobedience of reasonable order of the superior but no patent injustice appears to have been done. The worker has been found guilty of the charge alleged and has also been found guilty of some other charge which could have been levelled against him. The manager in awarding punishment has also mentioned both the charges, including the charge which

did not find place in the charge sheet but so long charge in the charge sheet stands established no injustice can be inferred. In this, I have also to take note of the punishment awarded. The punishment in this case is suspension for 8 days. The workman having been found guilty of similar charge in the past was awarded two days suspension then. Looking to all the record, this technical flaw does not justify the conclusion that enquiry was irregular. I accordingly held that the management was justified in suspending Sri Sahadul Mian for 8 days with affect from 4th December, 1964 and he is not entitled to any relief.

(Sd.) N. K, CHADDHA,

Arbitrator and Regional Labour Commissioner, (Central) Calcutta.

[No. 8/33/65-LRII.]

ORDERS

New Delhi, the 7th April 1966

S.O. 1185.—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Sijua, Jamadoba, 6 and 7 Pits, Digwadih, Malkera and Bhelatand Collieries of Messrs Tata Iron and Steel Company Limited and their workmen in respect of the matters specified in the Schedule hereto annexed;

And whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of subsection (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Dhanbad, constituted under section 7A of the said Act.

SCHEDULE

Whether the demand of the workers of Sijua, Jamadoba, 6 and 7 Pits, Digwadih, Malkera and Bhelatand Collieries of Messrs Tata Iron and Steel Company Limited for pick mining rates for drilled coal and extra rate for dressing machine faces is justified? If so, to what relief are the workers entitled and from what date?

[No. 2/7/66-LRII.]

S.O. 1186.—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Bhulanbararee Colliery, Post Office Patherdih, District Dhanbad, and their workmen in respect of the matters specified in the Schedule hereto annexed;

And whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of subsection (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Dhanbad, constituted under section 7A of the said Act.

SCHEDULE

Whether the management of the Bhulanbararce Colliery was justified in suspending Shri Abbas Mia, Mining Sirdar, with effect from the 9th November, 1965 and subsequently dismissing him from service with effect from the 9th December 1965? If not, to what relief is the workman entitled?

[No. 2/8/66-LRII.1

H. C. MANGHANI, Under Secy.

(Department of Labour and Employment)

New Delhi, the 7th April 1966

S.O. 1187.—In exercise of the powers conferred by sub-section (1) of section 27 of the Payment of Bonus Act, 1965 (21 of 1965) and in supersession of the notification of the Government of India in the late Ministry of Labour and Employment

No. S.O. 2080, dated the 8th July, 1965, the Central Government hereby appoints the officers specified in column (1) of the Table below, to be Inspectors for the purposes of the said Act within the limits specified in the corresponding entries in column (2) thereof:

T BLE

Designation of Officers

Territorial Jurusdiction

(1)

(2)

- 1. Chief Labour Commissioner (Central), New Delhi.
- Labour Commissioner (Central), New 2. Deputy Chief Delhi.
- 3. Deputy Chief Labour Commissioner (Central) (Training) New Delhi.
- Regional Labour Commissioner (Central) (Chief Labour Commissioner's Headquarters) New Delhi.
- 5. Regional Labour Commissioner (Central) (Training) New Delhi
- 6. Welfare Adviser to the Chief Labour Commissioner (Central), New Delhi.
 7. Assistant Labour Commissioner (Training) (Central)
- New Delhi
- 8. Regional Labour Commissioner (Central) Bombay.
- 9. Assistant Libour Commissioner (Central), Bombay-I.
 10. Assistant Labour Commissioner (Central), Bombay-II
- 11. Assistant Labour Commissioner (Central), Bombay-III
- 12. Assistant Labour Commissioner (Central), Nagpur
- 12A. Assistant Labour Commissioner (Central),
- 13. Labour Enforcement Officers (Central), Bombay Region with headquarters at :-
 - (i) Bombay-I
 - (ii) Bombay-JI
 - (iii) Bombay-III
 - (iv) Poona
 - (v) Ahmedabad
 - (vi) Bhusawal
 - vii) Rajkot
 - viii) Nagpur (ix) Chanda
 - (v) Bombay (Headquarters 1)
 (a) Bombay (Headquarters II)

 - (xii) Kandla

 - (xiii) Baroda (xiv) Vascodegama
 - (xv) Ponda
- 14. Regional Labour Commissioner (Central), Calcutta
- 15. Assistant Labour Commissioner (Central), Calcutta-I
- Assistant Labour Commissioner (Central) Calcutta-II
- 17. Assistant Labour Commissioner (Central) (Headquarters), Calcutta
- 18. Assistant Labour Commissioner (Central) (Headquarters II) Calcutta
- 19. Assistant Labour Commissioner (Central) Shillong
- 20. Assistant Labour Commissioner (Central) Ásansol
- 21. Assistant Labour C ommissioner (Central), Raniganj 22. Assistant Labour Commissioner (Central), Jharsuguda
- 23. Labour Enforcement Officers (Central), in Calcutta Region with head-quarters at :-
 - (i) Calcutta I
 - (ii) Calcutta II
 - (iii) Calcutta (Headquarters I)
 - (iv) Gauhati
 - (v) Dibrugarh

Whole of India except the State of Jammu & Kashmir.

The States of Gujarat and Maharashtra and the Union Territory of Goa, Daman and Diu.

The States of **W**est Bengal, Assac, Orissa and Nagaland and the Union Territories of Manipur and Tripura.

(i) Delhi-I (ii) Delhi-II 2.

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(vi) Kharagpur
     (vii) Calcutta (Headquarters II)
(viii) Tezpur
       (ix) Neematpur
       (x) Asansol
(xi) Raniganj
      (xii) Ukhra
(ciii) Tinsukia
      (xiv) Cuttack
       (xv) Siliguri
     (xvi) Jharsuguda
(xvii) Barbil
24. Junior Labour Inspector (Central) with headquarters-
        (i) Asansol
(ii) Sitarampur
       (iii) Raniganj
25. Regional Labour Commissioner (Central), Madras
26. Assistant Labour Commissioner (Central) Madras
27. Assistant Labour Commissioner (Central) Cochin
28. Assistant Labour Commissioner (Central) (Headquar-
      ters) Madras
29. Labour Enforcement Officers (Central) in Madras Re-
                                                                               States of Madras and Kerala and
      gion with headquarters at :—
(i) Tiruchirapalli
                                                                                the Union Territory of Pondi-
                                                                                cherry (excluding Yanam area).
        (ii) Coimbatore
        (iii) Madurai
        (iv) Trivandrum
(v) Madras
        (vi) Madras (Headquarters I)
       (vii) Ernakulam
      (viii) Madras (Headquarters II)
 30. Regional Labour Commissioner (Central) Jabalpur
 31. Assistant Labour Commissioner (Central) Jabalpur
 32. Assistant Labour Commissioner (Central) Almor
33. Labour Enforcement Officers (Central) in Jabalpur Re-
       gion with headquarters at :--
         (i) Jabalpur
(ii) Parasia
        (iii) Aimer
        (iv) Jodhpur
(v) Bhilwara
                                                                             The States of Madhya Pradesh
                                                                                and Rajasthan.
         (vi) Jaipur
       (vii) Ratlam
(viii) Jabalpur (Headquarters I)
(ix) Raipur
         (x) Balaghat
         (xi) Chirimiri
        (xii) Jabalpur (Headquarters II)
(xiii) Jabalpur (Headquarters III)
        (xiv) Bikaner
        (xv) Satna
        (xvi) Kota
  34. JuniorLabour Inspectors (Central with headquarters at:-
           (i) Katni
          (ii) Parasia
  35. Regional Labour Commissioner (Central) Kanpur
  36. Assistant Labour Commissioner (Central) Kanpur
37. Assistant Labour Commissioner (Central) Delhi-1.
38. Assistant Labour Commissioner (Central) Delhi-II
                                                                               The State of Uttar Pradesh,
Punjab and the Union Territo-
  39. Assistant Labour Commissioner (Central) (Headquar-
                                                                                       of Himachal Pradesh and
                                                                                ries
        ters II) Kanpur
                                                                                Delhi.
   40. Labour Enforcement Officers (Central) in Kanpur Re-
        gion with headquarters at :-
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(2)

(iii) Gorakhpur
(iv) Allahabad
(v) Lucknow
(vr) Bareilly (vr) Jullundur
(vii) Jullundur
(viii) Ambala
(ix) Kanpur (Headquarters) (x) Delhi-III
(x) Denn-111 (xi) Jhansi
41. Junior Labour Inspector (Central) Agra
42. Region Labour Commissioner (Central) Dhanbad
43. Assistant Labour Com nissioner (Central) Dhandbad-I
44. Assistant Labour Commissioner (Central) Dhanbad II
45. Assistant Labour Con nissioner (Central) Hazaribagh
46. Assistant LabourCommissioner (Central) (Headquarters
I) Dhanbad
47. Assistant Labour Commissioner (Central) (Headquarters II) Dhanbad
8.*Labour Enforcemen Officers (Central) in DhandbadRe-
gion with headquarters at :-
(t) Ranchi
(ii) Patna
(iii) Dhanbad (iv) Katrasgarh
(v) Koderma
(vi) Muzzaffarpur
(vu) Girdih
(viii) Pakur
(ix) J'igria East (x) Jharia West (xi) Bhagmara I
(x) Jharra West
(xi) Bhagmara I
(xii) Chirkunda
(xiii) Ramgarh (xiv) Kirkend
(xv) Rirkend (xv) Patherdih
(xvi) Chaibasa
(xvii) Dhanbad (Headquarters I)
(rviii) Berme
(xix) Katihar (xx) Baghmara-II
(xx) Baghmara-II
(xxi) Dhanbad (Implementation)
(xxii) Domohanch
(xxiii) Dhanbad (Headquarters II)
49. Junior Labour Inspector (Central) with headquarters at:
(t) Katrasgarh (ti) Bermo
(iii) Bhagmara
(iv) Nirsa
(v) Dehri-on-sone
(vi) Dhanbad
50. Regional Labour Commissioner (Central) Hyderabad

51. Assistant Labour Commissioner (Central) Hyderahad. 52 Assistant Labour Commissioner (Central) VisaskhapatThe State of Bihar

nam 53. Assistant Labour Commissioner (Central) Bengalore 54. Labour Enforcement Officers (Central) in the Hyderabad Region with headquarters at :-

(i) Visakhapatnam (ii) Vijayawada (iii) Gudur

The States of Andhra Pradesh and Mysore and Yanam Area Unionterritory the in Pondicherry.

(iv) Guntakal
(v) Hyderabad
(vi) Arsikeree
(vii) Kothagudium
(viii) Hyderabad (Headquarters II)
(ix) Kolar Gold Fields
(x) Bangalore
(xi) Hubli
(xii) Hyderabad (Headquarters II)
(xiii) Mancherial

[No. W. B. 20 (14)/66]

HANS RAT CHHABRA, Under Secy.

(Department of Rehabilitation)

(Office of the Chief Settlement Commissioner)

New Delhi, the 5th April, 1966

S.O. 1188.—In exercise of the powers conferred by Sub-section (i) of Section 6 of the Administration of Evacuee Property Act, 1950 (XXXI of 1950), the Central Government hereby appoints for the Union Territory of Delhi, Shri A. L. Bahl, Settlement Officer in the office of the Regional Settlement Commissioner, New Delhi as Deputy Custodian for the purpose of discharging the duties imposed on Custodian by or under the said Act with effect from the fore-noon of the 16th March, 1966.

[No. 6(1)/ARG/64.]

S.O. 1189.—In exercise of the powers conferred by Clause (a) of Sub-Section (2) of Section 16 of the Displaced Persons (Compensation & Rehabilitation) Act, 1954 (44 of 1954) the Central Government hereby appoints for the States of Bihar and Orissa Shri Fam Singh Kumar, Assistant Settlement Officer at Patna as Managing Officer for the custody, management and disposal of compensation pool with effect from 14th March, 1966.

[No. 8/238/ARG/62.]

5.0. 1190.—In exercise of the powers conferred by Sub-Section (i) of Section 3 of the Displaced Persons (Compensation & Rehabilitation) Act, 1954 (44 of 1954) the Central Government hereby appoints Shri J. C. Gulati in the office of Regional Settlement Commissioner Lucknow, as Assistant Settlement Commissioner, for the purpose of performing the functions assigned to such officers by or under the said Act, with effect from the fore-noon of the 19th March, 1966.

[No. 6(6)/62-ARG.]

A. G. VASWANI,

Settlement Commissioner (A) & Ex-Officio Under Secy.

MINISTRY OF PETROLEUM AND CHEMICALS

New Delhi, the 4th April 1966

- **S.O.** 1191.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transport of petroleum from the Ankleshwar Oil field in Gujarat State, Pipelines should be laid by the Oil and Natural Gas Commission and that for the purpose of laying such pipelines, it is necessary to acquire the right of user in the land described in the schedule annexed hereto.
- 2. Now, therefore, in exercise of the powers conferred by sub-section (1) of section 3 of the Petroleum Pipelines (acquisition of Right of user in land) Act, 1962 (50 of 1963), the Central Government hereby declares its intention to acquire the right of the said user therein.

State-Guiarat

3. Any person interested in the said land may, within 21 days from the date of this notification, object to the laying of the pipelines under the land to the Liaison Officer, competent authority at Elempeeco, 4th floor, Sayaji Ganj, Opp. College, Lokmanya Tilak Road, Baroda in the Office of the Gujarat Pipeline Project (Oil and Natural Gas Commission). Every person making such an objection shall also state specifically whether he wishes to be heard in person or by a legal practitioner.

SCHEDULE

State—Gujarat	Dist	trict—Baroda	,	Taluka—Karjan		
Village	Survey No.	Acre	Guntha	Sq. Yds.	-	
Valan	253	0	22	68	_	

[No. 31/38/63/ONG/OR/VOL.3.]

- S.O. 1192.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transport of petroleum for the Cambay Gas Field in Gujarat State to the Dhuwaran Power Station in Gujarat State, Pipelines should be laid by the Oil and Natural Gas Commission and that for the purpose of laying such pipelines, it is necessary to acquire the right of user in the land described in the Schedule annexed hereto.
- 2. Now, therefore, in exercise of the powers conferred by sub-section (1) of section 3 of the Petroleum Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government hereby declares its intention to acquire the right of user herein.
- 3. Any person interested in the said land may, within 21 days from the date of this notification, object to the laying of the pipelines under the land to the competent authority at Elempeeco, 4th floor Sayaji Ganj, Opp. College, Lokmanya Tilak Road, Baroda, in the Office of the Gujarat Pipelines Project, Oil and Natural Gas Commission. Every person making such an objection shall also state specifically whether he wishes to be heard in person or by a legal practitioner.

Schedule District—Kaira

Village	Survey No.	Acre	Guntha	Sq. Yds.
Ralej	. 181	0	13	27
	3 676	0	T	105
33	675	Ö	18	88
33	187	0	11	95
	2			

[No. 31(38)/63-ONG/OR/VOL.8.]

Taluka---Cambay

New Delhi, the 6th April 1966

S.O. 1193.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transport of petroleum from the Ankleshwar Oil Field in Gujarat State to Collecting Station in Gujarat State, pipelines should be laid by the Oil and Natural Gas Commission and that for the purpose of laying such pipelines, it is necessary to acquire the right of user in the land described in the schedule annexed hereto.

- 2. Now, therefore, in exercise of the powers conferred by sub-section (1) of Section 3 of the Petroleum Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government hereby declares its intention to acquire the right of the said user therein.
- 3. Any person interested in the said land, may, within 21 days from the date of this notification object to the laying of the pipelines under the land to the Liaison Officer, Competent Authority at Elempecco, 4th floor, Sayaji Ganj, Opp. College, Lokmanya Tilak Road, Baroda in the Office of the Gujarat Pipeline Project (Oil and Natural Gas Commission). Every person making such an objection shall also state specifically whether he wishes to be heard in person or by a legal practitioner.

SCHEDULE

State-Gujarat

District-Broach

Taluka—Ankleshwar

Village	Survey No.	Acre required in Gunthas	Village	Survey No.	Acre required in Gunthas
			Umarvada -contd.		
Digas	149	5.4	1	226/1	10.8
- u	142	5·4 10·8		226/2	7.2
	141	10.8	1	•	3.6
	140/2	6.0	1	398/6	14.2
	140/1	16.0	1	398/5	
	151	2.0			3·5
	139	5.4	1	406	3·5 5·8 2·0
		10.8	1		2.0
	V.P.	2.6		407/2	2.0
	230/2	9.6	Bhedkodra	. 122/2	6·2
	229	10.0		121	14·4 8·2
	261	2.8	j	120	8-2
	258	22^4			15.0
	267	21.6		108/2	6.0
	271	20.4)	108/1	14.2
				107/2	5.00
Hajat	205	10.2		102	6.4
			1		3.2
Adol	91	6.4		93	20.8
	609	1.0	}	91	1.4
	89/1&2	1.0		88	6.5
TT 1	* = 0 l =			66	8.0
Umarvada	228/2	7.2		88	1.8
	0001-	3.6		0-	6.5
	228/1	10.2		87	13.8
	227	15.2		62	24.0

[No. 31/67/63-ONG/OR/VOL.2.]

ERRATA

New Delhi, the 4th April 1966

S.O. 1194.—In the notification of Government of India in the former Ministry of Mines & Fuel S.O. No. 2562, dated 27th August, 1963, published in the Gazette of India Part II, Section 3, Sub-Section (ii) dated 7th September, 1963.

At page 3040—for "A. G. Syds. of Survey No. 187/1 of Village RALAJ, 0-14-46" read "0-2-114".

New Delhi, the 5th April 1966

S.O. 1195.—In the notification of Government of India in the Ministry of Petroleum and Chemicals S.O. No. 623 dated 12th February, 1964, published in the Cazette of India, Part II, Section 3 in sub-section (ii) dated 22nd February, 1964, at page \$38, emit S. No. "233" of village Valan.

[No. 31/38/63-ONG/OR/VOL. 3]
V. P. AGARWAL, Under Secy.

